

State of Arizona
COMMISSION ON JUDICIAL CONDUCT

Disposition of Complaint 12-206

Complainant: No. 1448110479A

Judge: No. 1448110479B

ORDER

The complainant alleged a superior court commissioner acted improperly by allowing counsel for his wife to withdraw in a probate matter and by issuing a fiduciary arrest warrant for his wife.

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 reviewing the information provided by the complainant and the electronic pleadings in the case, 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 rulings. Accordingly, the complaint is dismissed in its entirety pursuant to Rules 16(a) and 23.

Dated: September 13, 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 September 13, 2012.

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

July 26, 2012

State of Arizona
 Commission on Judicial Conduct
 1501 W. Washington Street, Suite 229
 Phoenix, AZ 85007

Cc: Supreme Court Clerk of the Court (same address)

Highlights of the attached June 29th letter to Commissioner _____, once again rejected without review, of note is Certified Mail Return Receipt was signed July 6th yet the rejection was not postmarked until July 17th, why the eleven day gap? The letter includes copies of previous letters, emails, and copies of "Minute Entry(s)"

Of particular note to be gathered from the letter and its attachments:

- _____ is the NAMED "Executor" of her mother's "Last will and Testament" which was stolen and stored in a file cabinet by _____ in 2009, never filed/probated in California.
- _____ illegally put property up for sale in Arizona to which he had no legal title or right.
- First American Title figured it out. Referred _____ Arizona Attorney.
- As seen in the _____ emails _____ was lied to and coerced by _____ to sign papers for sale of said property. **in those emails contracted with _____ to be her attorney, and she his client by signing those papers for _____ However, he has never "acted" as her attorney since she signed those papers, and in fact has gotten her in a lot of trouble!**
- _____ managed to slide the documents past the court and the "buyers" THINK they own Arizona property.
- The new "Executor" wrote _____ that she wanted _____ to ante up the \$80,000 he lost on the property from sitting on it for over 800 days before she distributed the meager remains to her mother's beneficiaries. (I think that's "Fiduciary Duty?")
- **See "Minute Entry" of 08 November 2011 for what happened when filed an "Order to Show Cause" NOT FOR "Executor" _____ but for corrupt attorney**
- _____ responds with the letter dated 14 November 2011. **Thanks to _____ and duplicity she no longer has an Arizona attorney, corrupt or otherwise, _____ ignores the letter.**
- **See "Minute Entry" of 08 December 2011 when _____ FIRED Arizona corrupt legal representation leaving her without any legal representation albeit one that had lied to her, and coerced her into signing documents in the first place!**
- **See what else happened in the "Minute Entry" of 08 December 2011 when _____ a 64 year old North Carolina Woman, 2,200 miles away, probably three days, or more, round trip, is deprived of her Arizona "Legal" albeit corrupt representation. And since then, including her 14 November 2011 letter to _____ are IGNORED since she lost "legal representation" and we do not know anything about the "Court Rules" or whatever the hell you call them!**

- Note the 07 March 2012 "Minute Entry" from the Court telling the corrupt SOB that caused the whole mess in the first place is being sent court docs as a "non-person" to the Court but out of the goodness of their heart so they can respond to HIS letters! Yet they ignore "Executor" letters!
- There is volumes of information in the attached letter dated June 29th sent to several parties, most importantly and First American. Officially refused to be read by as yet no response from First American or anyone else.

Does this sound at all like Arizona State Bar's "Mission Statement" is anymore than whitewash? i.e. *"The State Bar of Arizona ensures that Arizona citizens have equal access to legal services of the highest quality and to a system that affords prompt and fair resolution." And "The State Bar of Arizona ensures that Arizona attorneys meet and maintain the highest standards of competence, technical skill and ethical conduct."*

As it stand now we have of California that have put property that they have no legal right to putting it up for sale to a Canadian Investment group and taking a walk in the park due to actions. We have Arizona attorney that conspired to lie and coerce to sign documents with false promises. did CONTRACT with in those emails, and he has left her in a fine pickle. I've written the State Bar and am awaiting another response from them. One recommended response would be to tell to honor is contract, gratis since he caused this mess, and get to work presenting case with and the Phoenix FBI office! Most of work is done for him, I'm pretty sure my June 29th letter with its attachments tell the story, and we just need to pay attention!

Sincerely,

Enclosed: June 29th letter to Commssioner and First American Financial
(not to below Cc's they already have copies of said letter, if they've lost it my email address is for a PDF copy.

Cc:

Maricopa County Attorney
301 West Jefferson Street
Phoenix, AZ 85003

Federal Bureau of investigation
Special Agent in Charge

21711 N. 7th Street
Phoenix, AZ 85024

State Bar of Arizona
Staff Bar Counsel
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