

State of Arizona
COMMISSION ON JUDICIAL CONDUCT

Disposition of Complaint 15-346

Judge:

Complainant:

ORDER

The complainant alleged a justice of the peace should have dismissed a criminal charge filed against him with prejudice rather than without prejudice and improperly exercised jurisdiction over him.

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.

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

Dated: January 20, 2016

FOR THE COMMISSION

/s/ George A. Riemer

George A. Riemer
Executive Director

A copy of this order was emailed to the complainant and mailed the judge on January 20, 2016.

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

State Bar of Arizona Charge Against a Lawyer

Name and Address of Consumer

Name and Address of Lawyer

I have spoken with someone in the State Bar Intake Department and I have read the materials indicated.

Yes ___ No X

1. Did or does this lawyer represent you?

Yes ___ No X

If "YES", provide the approximate dates the lawyer represented you, and the amount, if any, paid to the lawyer.

If "NO", how did you come into contact with this lawyer?

By force. A man with a gun robbed me and put me in a cage then I saw a video of him.

2. Do you currently have a lawyer other than the one named in this charge form?

Yes X No ___

If "YES", provide the lawyer's name and address.

3. If your charge is about conduct in a lawsuit, provide the following information:

Case number of the lawsuit:

Title of the lawsuit:

Name of court:

Approximate date the lawsuit was filed:

What is your connection to the lawsuit:

4. Is the lawyer in possession of money or other property (for example, your original documents or client file) that you believe should be returned to you?

Yes X No ___

If "YES" please identify the money or property and include any written fee agreement:

He refuses to show me all the files he has before him.

5. What type of legal work was/is involved?

Criminal Law/Traffic Offenses

6. What is the general nature of your charge against the lawyer?

Delay or lack of diligence

Refusing to return your files or papers

Conflict of interest

Improper handling of your money or property

Not following instructions

other

Calls AFFIDAVIT a "letter" so he does not file counter affidavit & on paper given to me has "With prejudice"

and claims in same sentence charges may be brought at a later time & did not dismiss a warrant from 2 years ago after not receiving a MVD report.

7. State your charge in your own words.

refused to call my notarized affidavit other than a "letter" in order to avoid filing a counter-affidavit. He refused to dismiss the case with prejudice years ago resulting in a warrant regarding a "dummy file".after another judge suspended said fraudulent "license". Apparently the mvd issued a license in order to claim jurisdiction over me despite This "dummy file" only has my name and birthday resulting in a non person lacking a physical description, signature or picture. I was given a paper while in jail for 12 days for a traffic citation stating:

"IT IS HEREBY ORDERED dismissing the charge(s) against the Defendant without prejudice. The Court vacates the Preliminary Hearing on The charge(s) may be re-filed at a later date."

I sent another affidavit explaining the lack of jurisdiction and incompetence hoping he would do as he should and he sent me a letter stating that the court was not doing anything about it. This seems to be a personal matter as the public agreed that the court can do whatever it pleases regarding prejudice. I read the rule where she is supposed to defend but only if he is unjustly accused. gains financially, from the county when people pay fines, pay for property releases, pay for jail time and pay tow companies' fees. that somehow vanished when if it were I there would be huge fines and jail time. I also found out he has a position on the so my complaints there fall upon deaf ears. He has been proven to not only be irresponsible in his own affairs, but regarding others' lives as well. Since he refuses to listen, I have no choice but to file suits against him as a judge and as a lawyer for he knows better and continues to act in a grossly negligent manner.

I understand that most written charges against lawyers eventually become a public record. I understand that all information on this form, including my name and address, will be available for review by the lawyer and others who may view the file. This charge form and other submissions by me will be sent to the lawyer.

Date: _ _ _ Signature: _ _ _