

State of Arizona
COMMISSION ON JUDICIAL CONDUCT

Disposition of Complaint 20-100

Judge:

Complainant:

ORDER

July 9, 2020

The Complainant alleged a superior court judge made erroneous rulings in a civil matter.

The role of the Commission on Judicial Conduct is to impartially determine whether a judicial officer has engaged in conduct that violates the Arizona Code of Judicial Conduct or Article 6.1 of the Arizona Constitution. There must be clear and convincing evidence of such a violation in order for the Commission to take disciplinary action against a judicial officer.

The Commission does not have jurisdiction to overturn, amend, or remand a judicial officer's legal rulings. The Commission reviewed all relevant available information and concluded there was not clear and convincing evidence of ethical misconduct in this matter. The complaint is therefore dismissed pursuant to Commission Rules 16(a) and 23(a).

Commission members Colleen E. Concannon and Joseph C. Kreamer did not participate in the consideration of this matter.

Copies of this order were distributed to all appropriate persons on July 9, 2020.

CONFIDENTIAL

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

FOR OFFICE USE ONLY

2020-100

COMPLAINT AGAINST A JUDGE

Name: _____ **Judge's Name:** _____

Instructions: Use this form or plain paper of the same size to file a complaint. Describe in your own words what you believe the judge did that constitutes judicial misconduct. Be specific and list all of the names, dates, times, and places that will help the commission understand your concerns. Additional pages may be attached along with copies (not originals) of relevant court documents. Please complete one side of the paper only, and keep a copy of the complaint for your records.

SEE COPIES.

1. Note: The author has following a Therefore limited detailed response capable. No phone calls. Email or postal service. Thank you.

(a). Timeline. Exhibit A.

2. How to file a complaint against a judge. "MOTION FOR RECONSIDERATION OF COURT RULING ON DEFENDANTS MOTION TO DISMISS" MINUTE ENTRY. For my knowledge - reason's "why" reconsideration of court ruling? Exhibit G.

3.

4. (or) Request Rule 54 Certification "Judgment" as used in these rules includes a decree and any order from which an appeal lies. A judgment should not include recitals of pleadings, a master's report, or a record of prior proceedings.

(1) the action must involve multiple claims or multiple parties; there must be a final adjudication as to at least one, but fewer than all, of the claims or parties; there must be an express finding that there is no just reason for delaying the appeal until the remainder of the case is resolved; and (4) there must be an express direction of the entry judgment. NO judgment.

5. Negligence-Conduct that falls below the standards of behavior established by law for the protection of others against unreasonable risk of harm. An Honorable Honorable Attorney and have acted negligently if he or she has departed from the conduct expected of a reasonably prudent person acting under similar circumstances.

Domino "effect" Honorable and Honorable Should behave in situations that might pose a threat of harm to the public.

"Res Judicata consequences' will not apply to a void judgment which is one which, from its inception, is a complete nullity and without legal effect", Allcock v. Allcock, 437 N.E. 2d 392 (Ill. App. 3 Dist. 1982) NO Judgments.

Chapter 18 Business Law Basics 18.5 Illegality and Unconscious-ability. Exhibit B.

Trial 03 May 2016. Page 28, emails line 12, MS. Lewis, "He's asking him to read off emails etc.."

Note: The hundred emails to emails for Lawyer I "Cut and Paste" . each

to Lawyer emails. Approximately, each email. "Sustained" each. each court evidence. Lost my case. Technicality. "Preponderance evidence". Arbitration is a Fraud! A minutes-done. No emails. First time, trial emails. "Catch 22". Exhibit F.

before Judge 5. Answer "We created a business that I -- when I did it I fully thought that it was a legal business and he was investing in it and I was investing knowledge and experience and time. And I realized that it was not legal and I pulled out of it". Inducement!

6. MINUTE ENTRY 1. The merits of the claim or defense presented by the unsuccessful party: The plaintiff's claim had MERIT. He, however, misinterpreted the contract.

She has said "Chapter 18 Business Law Basics 18.5 Illegality and Unconscious-ability". Won my case. Exhibit C.

7. Fraud claims can carry potentially severe consequences not ordinarily associated with claims for simple breach of contract and have increasingly found their way into situations traditionally associated with the breach of contract. Contractors need to recognize the difference between these distinct claims, to reduce risk and guard against potentially damaging claims. quote "investing knowledge and experience and time".

Fraud. The principle of res judicata would not apply if the decree has been obtained by practicing misrepresentation or fraud on the court, or where the proceedings had been taken all together under a special Statute. More so, every finding in the earlier judgment would not operate as res judicata. Only a "directly" and "substantially" decided in the earlier suit, would operate as res judicata. NO judgment. Exhibit D and F.

8. Default. A default judgment is one that may be entered against a party in a lawsuit for failure to comply with a procedural step in the suit, such as failure an answer to a complaint or failure to file a paper on time. A default judgment is not one that goes to the merits of a lawsuit but is procedural.

9. On nearly later Defendant is filing a Motion to Dismiss with this Court. Attorney lawyer Arizona Law School Scam. Shut door down. Home: Apartment complex. Return to Sender. How much time and Business Law, Bankruptcy, Collections, Commercial Law, Consumer Law, Entertainment Law, Family Law, Housing Law, Internet Law, Regulatory Law and Torts Law! One page, full up. SCAM. Exhibit E.

10. Exhibits A-I.

Overview

Purpose of this document is too high-level outline events has occurred to be used as an Executive Summary. The basis is noted by and various discussions. Notes below are assembled by a longtime friend of I have, to the best of my ability, outlined what I understand to have transpired per feedback from

Background:

is a long time resident of years old and married since to a National who at the time who did not understand or speak very good Her skills have vastly improved however and are now fairly fluent.

In suffered a severe and devastating stroke while at work at his fully owned establishment on and His son was working there also at the time and continued for a short while to run the Shop. His wife due to her skills, was not able to help there very much and she also had a full-time job at that time.

Unfortunately soon after suffered the stroke his son stopped working at the Shop, took all remaining revenue and simply "left town". The financial impact due to rent, loss of all equipment, etc... amounted to over in damages.

medical condition was very severe but he survived but left with Severe Inability to speak/write/express thoughts and feelings. Over the years the situation has much improved however it is still VERY difficult to communicate with especially at a legal or technical level. For the record his IQ and perception and understanding of virtually everything is still very good and as is before the stroke.

Generally, medical situation is tough, major heart surgery, severe back pain combined with the makes life very difficult at times.

Legal Situation regarding Loan Payback and Credit Card Fraud to (wife) and

and were acquaintances since where they met at a in

and had discussions about starting up a Business to Parents had recently passed and were due to get an inheritance of approx. advised that he could potentially loan him up to for various growing equipment to help start his growing business after the inheritance was received.

At the time was practically broke due to the business failure and his son's theft of revenue and resulting unpaid bills.

In got married to and attending their wedding... They were starting to

become good friends.

was occasionally helping around the house and garden due to disabilities. In called and requested a Loan of due to his Mother's outstanding Credit Card debt. refused this offer and at the same time had concerned feelings about the upcoming business loan. began to save all e-mail communications between him and feeling something may be amiss.

On the officially business relationship began a contract was signed between and essentially defining a loan payback within year and clauses mainly concerning the possible premature death of to his appointed survivor

and purchased together various growing equipment and consumables along with checks growing house rent for months in the total of for which has Check & Debit Card receipts from

Loan Breakdown:

- Authorized Debit Card Charges
- Non-Authorized Debit Card Charges;
(and had Debit Card and PIN for a short time until Card was shut down due Fraud).
- Authorized Checks; AND – both must sign)
- *Credit Card Fraud breakdown:
 - On gave (wife) his Debit Card to use for specific items only, a CO2 Bottle and Medical Marijuana usage cards for his wife and applied for Medical Marijuana due to his back problems and due to feminine related issues.
 - They were instructed to make the purchases and return the card within the week.
 - The Card was never returned and after canceled the Card account due to fraudulent charges in the amount of
 - has itemized charges to the Card for various purchases where they made these fraudulent charges to his Credit Card. (Ranch (Dinner), Beauty Salon, ATM)
- Other:
 - Marijuana Seeds to start Harvesting (from Stock)
 - Hand Held Magnifying Glass
 - Private Investigator (- investigated background and workplace location)
 - Loan to him Powerbox

**THE COMMISSION'S POLICY IS
TO POST ONLY THE FIRST FIVE
PAGES OF ANY DISMISSED
COMPLAINT ON ITS WEBSITE.**

**FOR ACCESS TO THE
REMAINDER OF THE
COMPLAINT IN THIS MATTER,
PLEASE MAKE YOUR REQUEST
IN WRITING TO THE
COMMISSION ON JUDICIAL
CONDUCT AND REFERENCE
THE COMMISSION CASE
NUMBER IN YOUR REQUEST.**