

State of Arizona
COMMISSION ON JUDICIAL CONDUCT

Disposition of Complaint 08-168

Complainant: No. 1298810350A

Judges: No. 1298810350B

ORDER

The commission reviewed the complaint filed in this matter and found no ethical misconduct on the part of any of the judges. Therefore, the complaint is dismissed pursuant to Rules 16(a) and 23.

Dated: August 14, 2008.

FOR THE COMMISSION

\s\ Keith Stott
Executive Director

Copies of this order were mailed to the complainant and the judges on August 14, 2008.

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

NOTICE COPIED TO JUDICIAL CONDUCT COMMITTEE AS INCLUSIVE COMPLAINT

May 30, 2008

Fax to: The United States Department of Justice, Washington D.C.

CJC-08-168

cc. Phoenix Division of the Federal Bureau of Investigation

Notice and Advisement

Today, May 30, 2008, the undersigned have put forth a diligent effort to follow up on complaints filed with the Phoenix Division of the F.B.I. weeks ago.

The complaints include both Public Corruption and Police Brutality stemming from the Police Department in Arizona.

The Public Corruption matters include VOID ORDERS issued by Judges including but not limited to verifiable Racketeering by those Judges named relating to illegal appointment of a PRIVATE not PUBLIC Fiduciary operating a company

Illegal appointment by an unqualified individual appear as a Judge without jurisdiction who did give powers without legal authority to through an Attorney who intentionally appeared in conflict claiming to represent et al, and the Daughter of the now deceased

the daughter did steal the woman's Last Will and Testament, Family Trust and Advance Directive paperwork while lay incapacitated due to malpractice and botched surgery under the assumed care of on who committed identifiable perjury under oath in the above named case(s). did also falsify medical records.

Mr. and Ms. did file false paperwork under oath claiming that died intestate while knowingly secreting the paperwork stolen from

The Arizona Bar association, by and through a staff attorney did ignore valid complaint that knowingly did file the false documents and did so in collusion with and did also ignore the fact that knowingly did appear in direct conflict claiming and vocalizing in open court that he represented simultaneously against Arizona Law.

did intentionally and knowingly skirt proper complaint against appearing in conflict, and, knowingly filing a falsified petition while operating in collusion with to provide for illegal appointment in a pattern of racketeering.

(1)