

Assistant's Direct Line: 602-340-7244

May 28, 2020

Due to current circumstances, the attached letter is being sent by email only. If you have any questions, please email the assigned Intake Bar Counsel at: Blair.Moses@staff.azbar.org.

David S. Gingras Gingras Law Office, PLLC david@gingraslaw.com

Re: File No: 20-1100

Respondent: Andrew Ivchenko

Dear Mr. Gingras:

I reviewed your submission regarding Mr. Ivchenko and discussed with you some of the questions I had regarding your submission. After my review, I have determined further investigation is not warranted at this time, and our file has been closed.

The issues you raise, such as allegations of frivolous claims and lawsuits, perjury, false and misrepresented copyright claims, and inappropriate action and misrepresentation under the Digital Millennium Copyright Act, are legal issues that require a determination by a court of law. As you are involved in current, ongoing civil litigation, the court is the appropriate venue at this point to address issues related to your case, as the court is the most familiar with the facts, rules, statutes, and case law for your case. Concerns such as yours should, therefore, be addressed to the judge presiding over your proceedings. It is inappropriate for the State Bar to get involved in active cases, except under certain circumstances not applicable here. Further, your allegations that federal crimes were committed should be addressed to the appropriate law enforcement agency. The State Bar has no authority to investigate criminal activity.

If the court concludes Mr. Ivchenko acted inappropriately, please provide us with a copy of that written court decision for further consideration. Until then, this matter will remain dismissed. Pursuant to Arizona Supreme Court Rule 71, the State Bar file may be expunged in three years.

Sincerely,

/s/ Blair H. Moses

Blair Hartwell Moses Bar Counsel – Intake

BHM/tab