State of Arizona COMMISSION ON JUDICIAL CONDUCT

Disposition of Complaint 07-295 Complainant: No. 1322910701A No. 1322910701B Judge:

ORDER

The commission reviewed the complaint filed in this matter and found no ethical misconduct on the part of the judge. The issues raised involve legal and procedural matters outside the jurisdiction of the commission. The commission is not a court and cannot review evidence to determine whether or not a judge's decision is correct. Therefore, the complaint is dismissed pursuant to Rule 16(a).

Dated: January 14, 2007.

FOR THE COMMISSION

\g\ Keith Stott Executive Director

Copies of this order were mailed to the complainant and the judge on January 14, 2007.

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

11-12-07

NOV 1 5 2007

CJC-07-295

Keith Stott Jr. – Executive Director – Commission on Judicial Conduct 1501 West Washington Ste. 229 Phoenix, AZ. 85007

Dear Commissioner Stott Jr.

The case number isI don't know the name of the Justice of the Peace.I was not present at the hearing becausethe attorney for the Plaintiff didnot serve me with a summons to appear. In addition,

client was negligent in the tenant landlord obligation. There were two people on the lease at

resides at the property address and lives at the above address. The house was to be my retirement address. never notified me of any late rents, lease violation, or of the impending legal action, during the life of the lease. I feel that my right to due process of law was violated. obstructed my right to appear in court to defend myself. appeared. And all of the negotiations and correspondence was addressed to . The Justice of the Peace entered the judgment, a Special Detainer against me without requesting proof of legal service of the summons. My daughter was not forth coming in letting me know about the summons, as she did not let me know about late rents, or what was really going on in the eviction process. I did not find out that my name was on the judgment until after the fact. I then hired an attorney to try and reach an agreement. The obligation to notify me was the responsibility of the Landlord; the summons to appear was the responsibility of the attorney. The Justice of the Peace should have verified with the attorney the legal service of the summons to me, after all, I was not present. The Justice of the Peace should have entered the judgment against only. If you can't get justice in a court of law, where can you get justice? I would have appeared to defend myself if I would have had any prior knowledge of the legal action. Thanking you in advance for any help that you can give me.