State of Arizona

COMMISSION ON JUDICIAL CONDUCT

	Disposition of Complaint 13-265	
Judge:		No. 1071214680A
Complainant:		No. 1071214680B

ORDER

The complainant alleged a justice of the peace denied him an opportunity to appear in defense of civil claims made against him, improperly entered a ruling while his case was on appeal, and failed to rule timely.

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.

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

Dated: October 23, 2013.

FOR THE COMMISSION

/s/ George Riemer

George A. Riemer Executive Director

Copies of this order were mailed to the complainant and judge on October 23, 2013.

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

CONFIDENTIAL State of Arizona Commission on Judicial Conduct 1501 W. Washington Street, Suite 229 Phoenix, Arizona 85007 FOR OFFICE USE ONLY

2013-265

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 you believe 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.

I am again to get some answers. I was denied an appearance in front of the Judge. I want to know why?? On several occasions I filed motions to the courts requesting a pre-trial conference, as I have a right to appear in court and plead my case. This is stated the the Bill of Rights which I have included a copy for you. On Jan 9, 2012 I filed a motion with the courts requesting pretrial, this was filed 3 days prior to the pretrial hearing, copy enclosed. On Feb 6, 2012 I receive a order of the court that states Since appeal has been filed the Judge would not rule an any of my filings, the Appeal Judge would rule on them, and I have included a copy for you. On April 23, 2012, the motion I entered to the courts with my rights included was DENIED on April 23, 2012 by

Again this is in direct violation of my rights. The questions I am asking are as follows:

- 1. Why was I not given the opportunity to have an appearance in front of
- 2. If there is no error in the record, again why did I not get to appear in front of the Judge?
- 3. Why did the lower court send me the order stating the appeals court would rule on my filings, then she ruled on them anyway?
- 4. Why my submissions take more than 90 days to be ruled on by the judge?

I am seeking answers to these questions and as a US Citizen I have the right to have these questions answered. I am respectfully asking for direct answers to my questions.