State of Arizona

COMMISSION ON JUDICIAL CONDUCT

	Disposition of Complaint 18-241
Judge:	
Complainant:	

ORDER

The complainant alleged a superior court judge failed to provide an interpreter for a civil hearing and threatened to throw him out of his courtroom.

The responsibility of the Commission on Judicial Conduct is to impartially determine if a judicial officer 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 judicial officer did not violate the Code in this case. Accordingly, the complaint is dismissed in its entirety, pursuant to Rules 16(a) and 23(a).

Dated: November 21, 2018

Copies of this order were distributed to all appropriate persons on November 21, 2018.

lam who has Ben diagnosed with dementia and Alzheimer's deceased she signed the power of attorney when she became aware up the symptoms her passed away due to the same illness last year the reason why she was concerned about it is she lost her way home and due to this she stopped driving and made sure she would be represented by someone she knew and had her best interest in mind. At least it was an attempt to make sure she would not suffer from the things that are now happening. The case began due to the in the business of miss managed the Their line failure caused the issue when it broke about which according to the is the sole responsibility of the and that the only way in which they would not be responsible would be for one of employees who is capable and has been educated on this trade not to forget such an event ever occurring . Now to get the point through I am going to go back to how the system is failed us because of this we have been through a lot of things that could have been prevented if only the and representing attorney would have had the correct ethics and integrity this has been spreading through the process of law and those who are in charge of protecting our rights under the Constitution including property rights civil rights and ethics. The home we worked and paid for was entirely damaged by the fire sparked when the line from the grid broke as it did the ends of the line became two big balls of melting matter one end fell on the storage room by the house igniting the roof and the floor as it went through it the other side feel on the vehicle parked in the yard and ignited the front tire this burned the car completely I woke up and saw the fire behind the home through the bathroom window and awoke my wife telling her to file the fire department and get Mom out of the house I attempted to use the water house to put the fire out no such thing happened and the fire department came to us the area and made sure that the structure was completely off the power company came and took the line that failed and from our home to their dispatch yard managed to lose the evidence the fire department conclusion that the fire was not arson. We hired an attorney to help us with the process of law and from the start he was made aware of the fact of and the facts that I to do what I was doing which was hiring him we communicated and got a to see the cause of the fire and anyone who has a mind definitely conclusion that the case there is a recording of us and the attorney in which he tries to get was in the attempted to to sign the settlement agreement which was never agreed upon in any form but prior to that he didn't contact us or and also

cancelled the deposition		that made me react with a complaint to the		
who	gave the complainant to the	who did r	not follow through	
with the investigation	even after I keep calling and tex	ting making them aware	of the Actions taken	
to the point where he filed the settlement when		t to the	and asked for a copy	
of the report they prov	vided a page on the process and	now to the Judge who is	responsible for	
delivering the confirm	ation to the	as to the fait	h of the case I tried to	
tell him that I have a	and the fact that he said	nad no validity in hi	is court and	
	w me out of his court and gave t			
	the er	tire case was dismissed	as a minor infraction	
by the	and in doing so it would not be	e required to report the	incident and avoid	
the compliance issues	that would be a great amount o			
	perty so much for the right to be			
		in his court room on a prior occasion and was		
	on this case was unable to			
	ase which another violation in a			
	ere where the law is what you a			
	the point where no longer have			
find the answer they w		•		
My name is		and my phone is	thank you	

for your time and consideration my email address is

The judge who is responsible for delivering the unlawful settlement agreement on this case is this judge had the plaintiff in his court and was aware of the language barrier she was given an interpreter for the prior case but left in the dark on this one against and he said that the did not entitled me to speak on the plaintiff behalf which is not a true statement but both our attorney who was angry because I had complained about the behavior he was having towards us and his handle on our case not being in our interest would not make the what it is intended for which is to provide the plaintiff on this case with the reasonable dispensing of legal issues and a proper monetary amount to cover her loss on a case in which all the evidence points to the commission being at fault for the house burning and it is not acceptable for her to become a just so they can avoid being responsible for they have signed to provide in a safe and secure way

The case has been settled in the co	urt against our v	vishes to the convenier	nce of the .		
monopoly aided by the attorney w	had hired to defend our p	property rights and priv	ileges who		
made it possible for them by denia	of the in effect on his	word after I had filed	a complaint		
with the	ho passed the case to his	comrades at the			
which was very helpful to him and	gave him the opportunity t	o try to make his uneth	nical behavior		
go unnoticed this after I kept callin					
case settled on the contract we ha					
settlement or it would not be settl					
statement a proven factor in which		_			
	happening he made the a				
convince the		agree and sign the docu			
she denied as she denied him the					
The other side of the facts was the					
of understanding of the language b	-				
defendant and there had been an					
lack of understanding the	3 A	to him either because			
mentioned the reason for this doc					
	no validity in his court he				
getting himself out of the cross hai					
8	one way or another.becau				
settlement.were handed out to the					
behavior of the system is unfair and unethical in all angles presented by the proceedings so to get					
	dance of the rules and reg		0		
	es and penalties for the fa		is described		
on the description of the remedies					
need one died was because I happ					
awoke the other people in it of cou					
in the denial of our claim it was car		to it happening this is			
damaging action taken by the entir		to it is promise the in			
able to defend and us to be		nt such actions against			
			n have the		
well being physically and economically this is a formal complaint and hopefully we can have the respect the rest of the community expects to be given to instead of the treatment of which we					
were seen as uneducated and less than animals by the kind of treatment we were subjected to by					
this.individuals who are not the int			bjected to by		
have not in this country not on this			nosed to be		
at the best of times	a and not at this time	The contraction is sup	posed to be		
My name is	m	y phone is	my address		
iviy fluitic is	113	y prioric is	my dudicss		

The case of which I spoke is,

We would like to have the same amount of justice any other American is entitled to and a fair compensation for all the losses we have incurred due to the actions of the in the attempt to avoid the responsibility they should have taken on this case we are aware that things happen and would have felt with the fact but what was done after is not something that just happened it is something that was plotted against us with no fault of our own given our economic disadvantage not a single attempt to provide any type of assistance not even a little bit of common human care was given to make this great loss somewhat more bearable to us no need for an excuse or explanation of the facts and evidence that the monopoly claim to have lost in the 2 mile trip from our home to their yard how much more can I do not to loose the composition of my humanity and my respect for the life and well-being of my fellow humans this act of hate towards such a vulnerable person is beyond the scope of my understanding and my respect for this position taken by the company is not an acceptable position in any way or form the responsibility of the job performance is not acceptable to me and I hope that it not acceptable to you either thanks for the time to read this email and any attention to the actions against us but most for any action taken to rectify this situation and provide us with the certainty that we as part of the community are valued as such and that our rights are as good as any others regardless of how much money our bank account has in it