## State of Arizona

### COMMISSION ON JUDICIAL CONDUCT

# Disposition of Complaint 18-248

Judge:

Complainant:

### ORDER

The complainant alleged a justice of the peace issued an erroneous ruling, disregarded the facts, misunderstood a statute and was "exchanging grins" with the opposing attorney.

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.

The commission does not have jurisdiction to review the legal sufficiency of a judicial officer's rulings. In addition, 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.

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

2018-248

#### 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 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. Defendants ignored case until I won default judgment; then they hired lawyers who said I served the wrong statutory agent. I discovered they changed the name of the and got a new agent after they were served. I answered that bogus tactic. Their new tactic was to keep saying it was a malpractice case and beyond the statute of limitations. My answers showed a fraud case, citing statutes defendants violated & requesting oral argument. Finally got hearing. said I needed an expert witness. I said it is a although it is a if I had filed one. One day they charged for of and additional which is not a separate charge. for ARS 32-2232. 12. Violation of the ethics of the profession as defined by rules adopted by the Board. 21. Failure to maintain adequate records of services provided. Article 5. Standards of Practice Rule R3-11-501. Ethical Standards 8. A shall provide records or copies of records of services, including copies of to an owner within from the date of request. It took them to give me what they wanted. 9. A shall not make a false statement on or alter any document, record, or report concerning treatment I found regional mgr. She sent records that were less than the fiest version but assured they were complete. She then told everyone not to have any further contact with me. I found main office in The records they sent me were received later that were A lab test is dated the day after and Before She was not there until ARS 12-543 Relief on ground of fraud or mistake: three year limitation. 3. Does not accrue until discovery by the aggrieved party. I had until to file a suit. said this is a criminal statute. I told him it isn't. He said I need an expert witness, I don't. It is a He kept exchanging grins with Then he said he is dismissing with prejudice. I asked for without prejudice. He was not going to listen to the facts for whatever reason, for which I have my own theory. It is an outrage that he can disregard the facts, tell me my case is & I need an expert witness. He clearly said ARS 12-543 is a criminal statute and I said it isn't. My case was to get my If the tape of the recorded proceeding has not been altered or destroyed, you will hear that what I testified

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