

State of Arizona
COMMISSION ON JUDICIAL CONDUCT

Disposition of Complaint 11-296

Complainant: No. 1431710692A

Judge: No. 1431710692B

ORDER

The complainant alleged that a justice of the peace improperly denied her request for a hearing and dismissed her case.

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 reviewing the information provided by the complainant, 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 investigate the legal sufficiency of the judge's rulings. Accordingly, the complaint is dismissed in its entirety pursuant to Rules 16(a) and 23.

Dated: December 27, 2011.

FOR THE COMMISSION

/s/ George Riemer

George A. Riemer
Executive Director

Copies of this order were mailed to the complainant and the judge on December 27, 2011.

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

No. CC 2011 –

Dear Sir,

Defendant filed answer on . Motion to dismiss case. Stated it is malpractice case, since I do not have lawyer, I can not file case for 11 years child, I do not have expert testimony, this court has no jurisdiction in copyright infringement case.

No discovery , no defendant's evidence , no fact. No hearing from court before court grand dismiss case on

I filed motion request court set up hearing, pretrial on . But court denied on

I filed motion object defendant's request attorney fee, stated it was medical malpractice case on . We now spend thousand dollars again to start re do the treatment due to done the defect work, and risk at jaw surgery due to he wrong opened extra space, He did not inform it to us, it was not in consent, This can cause HUDGE money expense up to about 30 thousand dollars. Before and after surgery need brace on years, So Dr can Make more money. As you see the photos in court file, The damage she suffered can be seen, it was visible. I should not pay for counsel fee even I lose case, court denied on

Defendant sent motion for application for award of attorneys' fees to court on , but did not send it to me on purpose. Instead sent motion for judgment to me on . fail to support any evidence for award his fee by perjury, But Court grand on It broken AZ rule 56. Summary judgment and opposing...shall set forth such fact as would be admissible in evidence. AZ 901 (b) testimony that a matter. US rule 59. I went to court to checked no any signed contract in file, court give me the copy of the "application". It stated the parties had contract(agreement) for lawyers' fees. I was not properly notified, not able to properly defend myself.

I filed motion for dismiss with out prejudice on , court denied on . It took away right when she 18 years. Also overruled copy right infringement, can not re file to federal court?

I filed motion to reconsider judgment for defendant's lawyer fee on .

Many procedures in default, service of process was not effected, Judgment was procured by fraud.

More information and photos, can be accessed by court.

Respectfully.