

State of Arizona  
COMMISSION ON JUDICIAL CONDUCT

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Disposition of Complaint 13-020

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Judge:	No. 1460910754A
Complainant:	No. 1460910754B

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**ORDER**

The complainant alleged a justice of the peace made erroneous rulings and retaliated against her for filing a complaint against him with the presiding judge of the superior court.

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

Dated: May 24, 2013.

FOR THE COMMISSION

/s/ George Riemer

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George A. Riemer  
Executive Director

Copies of this order were mailed to the complainant and the judge on May 24, 2013

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

January 30, 2013

COPY

To the Honorable

This is a formal complaint regarding the above. Over the years I have been involved in a handful of cases heard by [redacted] I was astounded to learn he was not a "real" judge and not even an attorney yet he is sitting in judgment affecting the lives of people. My research on this subject yielded the fact that Justices of the Peace are archaic and only exists in eight (8) states with Arizona being one. This system of "justice" needs to be changed.

[redacted] "judicial ins-t-uction" he is not cognizant of the law. Recently, I had a case in small claims [redacted] wherein the Defendant failed to answer the complaint but did appear at a hearing. [redacted] was about to allow the Defendant time to obtain an attorney when the clerk had to inform him that was not allowed in small claims court. The Defendant further failed to respond and appear at a subsequent hearing, with [redacted], which resulted in a default judgment. I, as Plaintiff, requested the jurisdictional maximum of \$2500 but [redacted] ruled that I did not deserve \$2500 and awarded me \$100 plus costs of \$56.75. I requested findings of fact and conclusions of law wherein [redacted] stated the above. I did not receive the findings of fact and conclusions of law to which I should have been provided pursuant to the Arizona Rules of Civil Procedure.

There are three (3) recent cases which are essentially the basis of my complaint. Two cases have been submitted for appeal to a higher court. I would have submitted the other case for appeal [redacted] but [redacted] ruled on the matter, unbeknownst to me, and failed to mail the judgment to me until after the fourteen (14) day deadline had expired. I was not afforded the opportunity to respond since the attorney had failed to send me a copy of the pleading which resulted in judgment against me. I requested, through motion,

[redacted] denied that motion.

The next case ) was dismissed through my motion since the signed, written contract could not be produced by the Plaintiff. However, a few months later, the same attorney as above, dusted the complaint off and resubmitted the exact same complaint 3). My response was identical, no signed, written contract to obligate me to any debt. But this case went all the way to trial where all my motions were automatically denied and judgment entered against me. This case has been sent to appeal.

The next case ) was filed in the Hassayampa Justice Court which never had jurisdiction over me. The attorney firm knew that. My motion to dismiss was granted and the attorney firm requested reconsider the motion even though it was not through his court. Apparently, strings were pulled, the motion was reconsidered and filed again in Desert Ridge Justice Court. All this was done without my knowledge, without my receiving any copies of documents, without my opportunity to respond. Of course, my subsequent motion to dismiss was denied by

After many months of my requesting discovery and production of documents (this was a breach of contract case) and the Plaintiff, Admiral Investments LLC, ignoring my requests (I requested the signed written contract), I submitted a motion to compel discovery which denied. The case proceeded to trial wherein I argued that the Plaintiff was not the original creditor and had no first-hand knowledge. The Plaintiff had even submitted an affidavit stating that he had first-hand knowledge. All my objections were not allowed by

I also argued that fraud had been perpetrated upon myself and the court by the Plaintiff and the attorney. The attorney was also acting as Plaintiff since the cover letters for all their filings contained the phrase "this communication is from a debt collector" (these are in my possession). No one had first-hand knowledge yet allowed all the pleadings, denied all my motions for financial gain to my detriment. This case has been sent to appeal.

It appears that is either 1) ignorant of the law; or 2) being paid for his rulings. Either way, has been on the "bench" for far too long and needs to be removed.

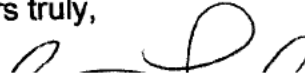
Does it make sense to have the rulings from Justice Court go to appeals when it would be far less expensive to have a "real" judge on the bench from the beginning?

I believe my complaint must be heard and I welcome an independent attorney firm to contact me for verification and investigator y complaint. I have already complained to the State Bar of Arizona regarding

PA. However, I plan to take my complaint to other agencies, including outside the state of Arizona.

I believe that \_\_\_\_\_ is impeding justice for his own benefit. Mine is a valid complaint and can be proven through \_\_\_\_\_ Court and \_\_\_\_\_

Yours truly,

A handwritten signature in black ink, appearing to be 'A. D. N.', written in a cursive style.A small handwritten mark, possibly a checkmark or the letter 'C', written in black ink.