State of Arizona

COMMISSION ON JUDICIAL CONDUCT

Disposition of Complaint 14-333

Judge:

Complainant:

ORDER

The complainant alleged that various judges engaged in judicial misconduct by approving the reduction of her workers' compensation disability award.

The responsibility of the Commission on Judicial Conduct is to impartially determine if the judges 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 over the conduct of a state administrative law judge. Nor does the commission have jurisdiction to review the legal sufficiency of the judges' rulings. In addition, the commission found no evidence of ethical misconduct and concluded that the judges did not violate the Code in this case. Accordingly, the complaint is dismissed in its entirety, pursuant to Rules 16(a) and 23.

Dated: November 5, 2014

FOR THE COMMISSION

/s/ George A. Riemer

George A. Riemer Executive Director

Copies of this order were mailed to the complainant and the judges on November 5, 2014.

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

2014-333

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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.

Starting In	Judge	was to be giving a Full and Fa	air review in my
work injury case for Full Dis	ability Award. Final re	buttal testimony was given by me on	Judge
was to review complete fi	le history and specif	ic testimony and did not, but stated in he	er Decision she did.
She was to give her decis	sion withing	not just under a year. Petition for Revie	w ordered turn over
complete or "All" case	record, complete	years were missing from	
No notification to	. V	why she failed to comply with Co	ourt Order.
Files still missing as	showing in the	Court Received "Parti	al Record"
and in violation of m	y civil liberties to	have a Full and Fair Hearing g	arranteed my by
the Constitution, pro	oving she did no	t. Violating my rights and causin	ig harm.

Preferred contact: email;

RE: Voicemail Offer of v and before The Arizona Court **. *, Carrier

Mr.

Company Insurance

To All Parties Involved,

Before I will consider any settlement offered by Company, all past medical obligations and mileage reimbursements must be paid within days of receipt of this letter as required by law and previous agreements. Attorney's fees must also be paid to date. This is non-negotiable. If this does not happen, my attorney, Mr. will file another of Unfair Business Practice. Because my case is now before the Court, I will request Law Judge to preside. This is my prerogative.

will be responsible to pay for all past and continuing medical care related to the injuries I sustained while working for them as a driver. Through you, Mr. your clients have shown a total disregard of the law and those they injured. They have perjured themselves, made fraudulent claims, manipulated the legal system, have tried to destroy my credibility, and caused me financial harm with all of this continued litigation. I can prove this through my court documents, and I believe that there was, and continues to be, malicious misconduct and intent to retaliate. I know my rights as an individual and an employee have been violated, and I don't take this lightly.

Since the date of my injuries, your clients have never provided for timely care, nor paid in a timely manner. I already have a signed stipulation that I am entitled to



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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.		
of the	Court to show o	ause: Honorable	
	Com	pany,	Insurance,
The Arizona	, A	, Arizona	
The Arizo	ona Court ad	mitted a case without	the
complete required file.	This file was required t	o be certified within	but it
was not. The	Court documents	Record of Index St	ummary3 files)
prove this lack of comp	oliance.		
INTRODUCTION			
In Arizona, "[t]he profe	ssional conduct of mer	nbers shall be goverr	ned by the
Model Rules of Profess	sional Conduct of the	Bar Associa	ition" as
amended by the	Court of Arizona "a	and adopted as the A	rizona Rules of
Professional Conduct."	R. Sup. Ct. Ariz. 42. E	every member of the	Arizona Bar
Association is subject	to these rules regardle	ess of how lofty or low	v a position they
hold the duties and obl	igations of members s	hall be:	
(a) Those prescribed b	y the Arizona Rules of	Professional Conduc	t adopted as
rule 42 of these rul	es.		
(b) To support the cons	stitution and the laws o	f the United States a	nd of this
state.			
(c) To maintain the res	pect due to courts of ju	stice and judicial official	cers.
(d) To counsel or main	tain no other action, pr	oceeding or defense	than those
which appear to hir	n legal and just, excep	ting the defense of a	person
charged with a pul	olic offense.		
(e) To employ for the p	urpose of maintaining	causes confided to h	im such
	acardiatent with truth a	nd nover easts to min	ا م ه ما الله م



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