

State of Arizona  
COMMISSION ON JUDICIAL CONDUCT

---

Disposition of Complaint 14-365

---

Judge:

Complainant:

---

**ORDER**

The complainant alleged a justice of the peace was rude and disrespectful toward her.

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 review, the commission found no evidence of ethical misconduct and concluded that the judge did not violate the Code in this case. The commission approved sending the judge a private advisory letter reminding him of his obligations under Rule 2.8(B) to be patient, dignified and courteous to litigants. The complaint is dismissed pursuant to Rules 16(b) and 23(a).

Dated: February 5, 2015

FOR THE COMMISSION

/s/ Louis Frank Dominguez  
Hon. Louis Frank Dominguez  
Commission Chair

Copies of this order were mailed to the complainant and the judge on February 5, 2015.

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



(PAGE 1 OF 3)

State of Arizona  
 Commission on Judicial Conduct  
 1501 W. Washington Street, Suite 229  
 Phoenix, Arizona 85007

CASE #

RE: **COMPLAINT AGAINST JUDGE**  
**PRESIDING JUDGE OVER** **JUSTICE COURT**

On \_\_\_\_\_ at \_\_\_\_\_ there was a Court Hearing scheduled for another  
 \_\_\_\_\_ at the \_\_\_\_\_ Justice Court at  
 before the Honorable Judge \_\_\_\_\_ unfortunately Judge \_\_\_\_\_ of the  
 Court monitored this case in Judge \_\_\_\_\_ absence in his courtroom and he was extremely  
 bothered by it which he took out his frustrations on the Plaintiff. **(RECORDING SHOULD BE AVAILABLE)**

Judge \_\_\_\_\_ was **EXTREMELY RUDE, EVIL AND MEAN TO THE PLAINTIFF FOR NO APPARENT REASON AT ALL**. He was extremely agitated at the Plaintiff about having to monitor the \_\_\_\_\_ when the Defendant is the one who is highly uncooperative all the time. **HIS ACTIONS SHOWED DEEP ANIMOSITY TOWARDS THE PLAINTIFF** while he allowed the Defendant, \_\_\_\_\_ to curse him out and use profanity in his courtroom towards him and The Plaintiff without any **REPERCUSSIONS** and all that was needed was an insincere and coerced apology from him to avoid a threat of being held in contempt of court for \_\_\_\_\_ which was merely used as a **SCARE TACTIC ONLY IT WAS NEVER MEANT TO BE ENFORCED**. The Plaintiff has **NEVER EVER BEEN DISRESPECTFUL TO THIS JUDGE OR ANY JUDGE AND IF \_\_\_\_\_ HAD WOULD HAVE BEEN IMMEDIATELY INCARCERATED**.

Even with Judge \_\_\_\_\_ being extremely mean to the Plaintiff for no apparent reason, I still maintained professional courtesy and respect towards him even though he was not deserving of it. I don't deserve to be treated like dirt and unhuman like because I am trying to ascertain monies owed to me by The Defendant who has been extremely uncooperative every single time. It is extremely uncomfortable, stressful, time consuming and expensive with legal fees incurred that I have to utilize the courts for assistance in **FORCING The Defendant** to submit all accurate information which he has not done previously. He has also cursed out Judge \_\_\_\_\_ before and literally he can do whatever he wants. I've been in **COMPLETE COMPLIANCE** with the courts and this has a **NIGHTMARE AND AN EXTREMELY DIFFICULT EXPERIENCE IN TRYING TO OBTAIN ALL REQUIRED AND REQUESTED DOCUMENTS FROM THE DEFENDANT**. The Defendant **PERJURIES** himself under oath about not owning a vehicle when he does and he has sold a previous \_\_\_\_\_ and not brought in the required verification. I tried to produce documentation from his former employer regarding his termination and Judge \_\_\_\_\_ refused it.

## COMPLAINT AGAINST JUDGE

(PAGE 2 OF 3)

He sent me on a wild goose chase stating that if I believed that the Defendant perjured himself **UNDER OATH** that I should contact the County Attorney. I tried to inform Judge [redacted] that the Defendant has perjured himself under oath before and is **UNTRUSTWORTHY** and he said **"SO WHAT"** in a harsh tone. There is no reason to be this mean and not allow the Plaintiff to obtain all required documentation. The Plaintiff has exhausted all legal avenues with trying to obtain cooperation from the Defendant but it is all in vain because I'm receiving minimal assistance from the courts which I'm at their mercy by trying to be in compliance with the Law while the Defendant doesn't have to abide by any rules, he does as he please and makes his own rules while being very arrogant and going around boasting about it!

I called the Office Supervisor, [redacted] twice and left two messages for her on her voice mail almost in tears after the verbal abuse that I was subjected to from Judge [redacted] and she wouldn't even extend a courtesy call back to me. **Judge [redacted] should be reprimanded to say the least and/or whatever is deemed appropriate for his unprofessional and rude behavior which is unwarranted especially towards The Plaintiff.**

The Plaintiff is handling things the legal way and is in complete compliance with the Law yet I am the one receiving the short end of the stick and being subjected to The Defendant's cruel, rude, hateful and unprofessional tactics while being allowed to perjury himself in court, being uncooperative, not answering questions, using profanity towards both Judges and suffering no real repercussions for his blatant disregard and disrespect for the courts and those in authority. The Defendant's mouth is so foul that it would be a disgrace to repeat what came out of it. He has disrespected the Judges, cursed them out and verbally attacked their status and professionalism. **I am amazed that he is allowed to conduct himself like that in court and suffer no criminal sanctions and/or incarceration and my witnesses can attest to this as the Defendant goes around boasting about how he curses out Judges.**

My attached Motion dated [redacted] outlines and gives more detailed and thorough explanation of problems that I've encountered with the Defendant and the constant leniency that has been granted to him by the courts, thereby making my task of obtaining my money Judgment that much more difficult and expensive in obtaining compensation and holding him accountable. **HE OBTAINED AND FORGED A SUBPEONA BEFORE IN ORDER TO ILLEGALLY OBTAIN MY LEASING INFORMATION MAKING HIMSELF TO APPEAR AS THE PLAINTIFF WHEN HE WAS COGNIZANT THAT HE WAS THE DEFENDANT (PLEASE SEE ATTACHED).**

I've filed several **MOTIONS TO IMPOSE SANCTIONS CRIMINAL OR OTHERWISE** against the Defendant and this doesn't even concern him because he is cognizant that he doesn't have to abide by the rules only the Plaintiff has to which **IS NOT FAIR**. I'm not sure why he is receiving **"PREFERENTIAL TREATMENT"** nor why he is so **"PRIVILEGED OVER THE PLAINTIFF"** given his constant use of profanity in court, his lack of respect for all parties involved, his convicted felony past record of **DRUG TRAFFICKING OF DANGEROUS NARCOTICS** which proves he is far from being a model citizen, however it is very apparent **BY HIS CRIMINAL RECORD AND CONDUCT THAT HE HAS NO RESPECT FOR THE LAW, THE JUDICIAL SYSTEM, THE COURT, THE JUDGES NOR ANYONE IN AUTHORITY** and it is sending out the wrong message because if he is allowed to get away with this type of behavior and suffer no repercussions nor consequences then what would prevent anyone else for acting out this way?

COMPLAINT AGAINST JUDGE

(PAGE 3 OF 3)

This Judge is **EXTREMELY MEAN, EVIL AND OUT OF CONTROL**. The least little thing agitates him except for being cursed out by the arrogant Defendant who is a **HARD CORE CRIMINAL KNOWN FOR DRUG TRAFFICKING WITH AN FBI RECORD AND NUMBER**. The Defendant asked for Judge [redacted] recusal after he couldn't and didn't try to defend this lawsuit not the Plaintiff. Not to mention that the Defendant went and got a **SUBPOENA THAT HE FORGED TO OBTAIN RECORDS ILLEGALLY ON THE PLAINTIFF FROM HER FORMER RESIDENCE WHICH FORCED ME TO RELOCATE FOR SAFETY AND PRIVACY REASONS. THIS ILLEGAL TRANSACTIONS DIVULGED MY CONFIDENTIAL INFORMATION TO CRIMINALS WHICH NEVER MADE ITS WAY TO THE COURTS AS INDICATED ON THE FORGED SUBPEONA**. I've never ever encountered such unprofessionalism from a Judge before all the while abusing his position of authority. **What I have encountered is DOUBLE STANDARDS, FAVORTISM AND SEX DISCRIMINATION BECAUSE I AM A [redacted]**. Maybe this is a **TITLE** that he is proud of, however he is exerting that hateful energy towards the wrong person because I've been nothing less than respectful towards him and yet I'm the one who is receiving all the ill treatment from him. The Defendant receives constant help from the court and leniency. They bend over backwards to assist him, a **HARD CORE CRIMINAL WHO PEDDLED DRUGS TO WOMEN, CHILDREN, ELDERLY, HANDICAPPED AND THE LIKE EVEN PREGNANT WOMEN AND HE GETS TREATED LIKE ROYALTY**, however on the other hand the Plaintiff **WHO HAS BEEN A LAW ABIDING CITIZEN WHO HAS NO CRIMINAL RECORD** receives no assistance from the court, receives a difficult time and have to deal with rude Clerks yelling at me who make it a point to let me know I'm bothering them and they don't want to help me and it will get worse now since I've submitted this complaint. This is beyond abuse and is a belittling experience every time I'm forced to interact with him. His actions are despicable and discriminatory which are unbecoming of a Judge. He should be held accountable and this type of behavior should not be condoned. He should be reprimanded for abusing his authority, however I fear this is merely protocol and my efforts wasted none-the-less I am submitting my complaint in writing for your review and pray that it will not be taken lightly.

Thanking you in advance for your expedited attention and response in this urgent matter.

Enclosures: Motion for Sanctions for Non-Compliance dated  
Forged Subpoena dated