

State of Arizona  
COMMISSION ON JUDICIAL CONDUCT

---

Disposition of Complaint 16-133

---

Judge:

Complainant:

---

**ORDER**

The complainant alleged a justice of the peace ruled incorrectly and denied her right to be heard.

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.

The commission does not have jurisdiction to review the legal sufficiency of the judge's rulings. In addition, the commission found no evidence of ethical misconduct and concluded that the judge did not violate the Code in this case. Accordingly, the complaint is dismissed in its entirety, pursuant to Rules 16(a) and 23(a).

Commission member Gus Aragón did not participate in the consideration of this matter.

Dated: June 29, 2016

FOR THE COMMISSION

/s/ George A. Riemer

---

George A. Riemer  
Executive Director

Copies of this order were mailed to the complainant and the judge on June 29, 2016.

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

I understand the commission cannot reverse court orders or assign a new judge to a case.

I declare, under penalty of perjury, that the foregoing information and the facts have provided upon which my allegations of judicial misconduct are based are true and correct.

Signature: \_\_\_\_\_

Date: \_\_\_\_\_

### INSTRUCTIONS

Use the following space or plain paper of the same size to explain your complaint. Explain why you believe what the judge did constitutes judicial misconduct. Be specific and list the names, dates, times, and places relevant to your allegations. Additional pages may be used and relevant copies of documents may be sent with your complaint (please do not send original documents). Use one side of each page only and write legibly or type your complaint. Please keep a copy of your complaint for your records.

I RECEIVED A LETTER IN THE MAILED THAT LOOK LIKE A PHONY & AS I DID MY OWN INVESTIGATION. THE COURT DOCUMENT IS NOT WITH COURT SYSTEM. I WAS NEVER NOTIFIED BY COURT TO APPEAR. EVERYONE HAS THE RIGHT TO APPEAR TO FACE MY ACCUSER, THAT WOULD BE A VIOLATION OF MY CIVIL RIGHTS. I DO ACKNOWLEDGE THE DEBT BUT I AM BEING HARASS-THREATEN TO GARNISH OUR WAGES, WE DON'T HAVE. ALL WE HAVE IS OUR SOCIAL SECURITY CHECKS, AND THEY TOO ARE ON THE CHIPPING BLOCK. I HAVE CONTACTED SOCIAL SECURITY UNDER SECTION 207 THEY CAN ~~NOT~~ TAKE IT. I HAVE RECEIVED MANY CREDITORS IN THE PAST AND HAD TO APPEAR, NOT WITH THIS LAWYER - JUDGE HARRY. ARE BASED OUT OF WITH I AM SURE THEY GIVE KICK BACKS TO ALL THEY DEAL WITH LIKE

judge-LAWYER of  
 County Court. I do have a copy of the  
 Judge Complaint Case No. I won't comment  
 on it. I have never run across people in  
 my life. There, there everywhere I guess  
 judges-LAWYERS-Court officers, no one cares  
 about anyone anymore. Maybe I should get  
 a criminal lawyer and sue him.

gave permission to  
 to take all I have without being there  
 the total amt of all we have is \$  
 we don't have the luxury of life.

I want the threats to stop!!  
 I have inform my family of this  
 matter.

PLEASE I WANT  
 to My day in Court