

State of Arizona
COMMISSION ON JUDICIAL CONDUCT

Disposition of Complaint 16-321

Judge:

Complainant:

ORDER

The complainant alleged two justices of the peace and a pro tem justice of the peace denied her due process and the right to be heard in two eviction proceedings.

The responsibility of the Commission on Judicial Conduct is to impartially determine if the judicial officers 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 judicial officers' rulings. In addition, the commission found no evidence of ethical misconduct and concluded that the judicial officers 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 members George H. Foster, Jr. and Art Hinshaw did not participate in the consideration of this matter.

Dated: January 11, 2017

FOR THE COMMISSION

/s/ George A. Riemer

George A. Riemer
Executive Director

Copies of this order were mailed to the complainant and the judicial officers on January 11, 2017.

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

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

FOR OFFICE USE ONLY

2016-321

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.

I was hospitalized in the
for medication stabilization
was not released to attend the hearing
for judicial rules & conduct Rule 2.6
I was not given my due process or the
right to be heard. I filed a
motion for reconsideration &
did not rule on the opportunity
for me to be heard. This is not fair -
no is it justice for me. I am filing
this complaint because again I did not
or given the right to be heard.
The landlord now I was detained
in the and did not
have good faith to share with the
judge. I am filing this complaint
for various reasons. fair practice.

Thank you

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I was detained in
for stabilization and was under
doctor's care - I have a letter to prove this
but it is in storage and I have contacted the
RM as prove -

I did not have my due process or the
chance to be heard on this case
again because I was detained at the time
Per the judicial handbook - Rule 2.6
Ensuring the right to be heard was NOT
given to me. I could not do the appeal
because I was still hospitalized.
I filed a motion for reconsideration &
upheld the
original decision and I will be filing
a complaint on his involvement
as well. Please see attachments

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a discrimination or profiling me as disabled and my civil rights have been violated. I was never told by management what the issues regarding me were - none - and I could not defend myself so Goodale absolutely caused me mental anguish + trauma. He needs to be disciplined or suspended for rewarding bad behaviour regarding the landlord. Again my due process didn't even happen or be considered and I am appalled. I hope he is damn proud of himself - must be nice to have a cushy job and side time after time with the landlord & the ridiculous landlord tenant act. However I have the looking into this matter and they are not happy with ~~it~~ either. I have said enough. Where the heck is ?

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I am going to keep this complaint
brief and concise and to the point.
My 60 day notice to vacate turned into
an eviction and a hearing
was before and
which I was detained by
also known as the from
through by
I attached the doctor's note on
the motion to vacate or set aside. My
due process of this court proceeding
was not fair on my behalf. Again he
failed and unable to represent myself
or hire a lawyer so now because of
I have an eviction on my
record for false & general statements
by my landlord which are false allegations.
What kind of Court
railroads a disabled person such as
myself. The complaint has no merit
on actual facts it is clearly