

State of Arizona  
COMMISSION ON JUDICIAL CONDUCT

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Disposition of Complaint 19-147

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Judge:

Complainant:

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**ORDER**

August 21, 2019

The Complainant alleged a justice of the peace did not afford him an opportunity to be heard before entering judgment against him.

The role of the Commission on Judicial Conduct is to impartially determine whether a judicial officer has engaged in conduct that violates the Arizona Code of Judicial Conduct or Article 6.1 of the Arizona Constitution. There must be clear and convincing evidence of such a violation in order for the Commission to take disciplinary action against a judicial officer.

The Commission does not have jurisdiction to overturn, amend, or remand a judicial officer's legal rulings. The Commission reviewed all relevant available information and concluded there was not clear and convincing evidence of ethical misconduct in this matter. The complaint is therefore dismissed pursuant to Rules 16(a) and 23(a).

Copies of this order were distributed to all appropriate persons on August 21, 2019.

**CONFIDENTIAL**

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

**FOR OFFICE USE ONLY**

19-147

**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 have a judgement against me without having due process to have a trail. I did not have a chance to cross examine any witness or documents against me. I also challeged Jusidiction to state the Claim to which relief can be granted or remedy the types of jurisdiction, Corporate,Equity,Admiralty, or Constitutional common law legal process to defend myself which I have a right to claim. I have stamp into record that affidavit challenging Jurisdiction, Affidavit of Original Jusidiction I stated in my answer and motion that I don't consent to any almiralty or tribunal court. I have stated in every document and motions that I sign my signature with U.C.C 1-301 with explicit reservation of rights performs or promises performance or assents to performance tp any contract or commercial contract in a manner demanded or offered by the other party does not thereby prejudice the rights reserved. I have all affidavits and all documents NOTARIZE PUBLIC by

list of complaints are against \_\_\_\_\_ State Bar \_\_\_\_\_ and \_\_\_\_\_ Judge

1. 18 U.S. Code subsec 1960,192,1963
2. 18 U.S. 242,243 depravtion of my right under color of law.
3. 42 U.S. subsec 1983 depraviton of my right under color of law
4. Aritcle 6 subsec 2, and 3 the Supreme Law of the Land, and Oath to all officers of the court.
- 5 The case its self that about alleged Credit Card debt which banks and lawyer are ignoring federal Court cases, Ultra virse, Usual law. it is well established that a national bank has no power to lend its credit to another by becoming surety, endorser, or guarantor for him. " Farmers and Miners Bank v. Bluefield Nat ' I Bank, 11 F 2d 83, 271 U.S.669. A national bank has no power to lend its credit to any person or corporation... Bowen v. Needles Nat. Bank, 94 F 925 36 CCA 553, certiorari denied in 20 S.Ct 1024, 176 US 682, 44 LED 637.
6. U.C.C 2-201 not to become a surety,edorser, and quarantor for an other person debt.
7. I have sent by certified mail affidavit of original jursidiction \_\_\_\_\_ to provide any evidence that I gave consent to the court.
8. I never met or stood before him on this case
9. How can you have a judgement against you with out a trail?
- 10 All allegations is a presumption of the fact.

I have all document and affidavit with time and date to prove my evidence and I will further this when ask because to many documents to provide on-line.

I reserve my rights under U.C.C 1-308 at all times

I would like this case void and clear from my record because of the following Complaints listed above.

Court

CASE NUMBER

[Redacted]

[Redacted]

Address of Debtor(s) Name / Address / Phone

MOTION TO:  Motion to Dismiss  
 ORAL ARGUMENT REQUESTED

If you have received this motion you have the right to file a response to this motion within ten (10) days from the date this motion was served. Your response must be filed with the court and copies of your response must be served to the other parties as provided by Rule 120 of the [Redacted] Courts Rules of Civil Procedure. The court may treat your failure to respond to a motion as your consent that the motion be granted.

I am the  Plaintiff  Defendant

I would like the court to:

Motion to Dismiss  
for NOT providing subject matter

Statement of facts:

This [Redacted] case claim it has jurisdiction but did not provide to state the name of that jurisdiction (summed jurisdiction) I [Redacted] would like to know the type of jurisdiction so I can make a reasonable decision on my defense.

Legal support including Statute or Rule that applies

Under Rule of Discovery rule 4 jurisdiction and (2)(b) [Redacted] not providing on state a claim to which relief could be granted. Case [Redacted] Burt's trial 407 (2012) 26 USC 4, 1235 (jurisdiction and [Redacted]) - 1369

I state under penalty of perjury that the foregoing is true and correct.

Date:

[Redacted]

Plaintiff  Defendant

I CERTIFY that a copy of this document has been served on:  
 Plaintiff at the above address  Plaintiff's attorney  Defendant at the above address  Defendant's attorney  
Date: [Redacted] Signature: [Redacted]

[Redacted]

Attorney for Defendant

Add----

County

Courts, Arizona

CASE NUMBER:

( )  
Plaintiff(s) Name / Address / Phone

Defendant(s) Name / Address / Phone

ANSWER

Civil  Small Claims

I am answering on behalf of:  Myself *PROPER PERSONA*  Partnership  
 Marital Community  Other: \_\_\_\_\_  
(Requires signature of both husband and wife)

I  admit  deny that this court has jurisdiction over this matter  
(If denied, state reason why)

*I DO NOT CONSENT TO A ADMISSIBILITY TRIBUNAL CASE*

I admit the following portion(s) of the plaintiff's complaint:

*(I DO NOT HAVE A CONTRACT) Plaintiff is a Bureau of a charge of debt. The entity or Bureau of charges a debt that has been charge off by the original creditor for which they have either received the credit in some form (SEE ATTACHMENT 1)*

The plaintiff is not entitles to judgment because:

*Plaintiff is a company that purchases thousands of delinquent debt and credit card companies just a percentage of and violating the RICO ACT so filing having debt with little documentation that the debt is accurate and file lawsuit claiming personal on many copies of business records to state as claim*

I am asking the court to deny plaintiff's claim. I am also asking for reimbursement of my court costs.

I state under penalty of perjury that the foregoing is true and correct.

*Reserve my right without prejudice UCC 1-308*

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

Defendant *PROPER PERSONA*

Defendant

I CERTIFY that I have / will mail a copy of this ANSWER on this same day to:

Plaintiff at the above address

Plaintiff's attorney

*Reserve my right without prejudice UCC 1-308*

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

Defendant

*PROPER PERSONA*

You are required to keep the court advised of your current address and contact phone number. The clerk can provide you with a Notice of Change of Address form.

County

Courts, Arizona

CASE NUMBER:

\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_  
( )  
Plaintiff(s) Name / Address / Phone

\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_  
( )  
Defendant(s) Name / Address / Phone

\_\_\_\_\_  
( )  
Attorney for Plaintiff(s) Name / Address / Phone

\_\_\_\_\_  
( )  
Attorney for Defendant(s) Name / Address / Phone

RESPONSE TO MOTION:  
 REPLY TO RESPONSE TO MOTION: I am challenging Jurisdiction  
 ORAL ARGUMENT REQUESTED

I am the  Plaintiff  Defendant NATURAL PERSON I DO NOT CONSENT.

If you have received a response to motion you may file a reply within five (5) judicial days from the date of the response.

In Response or Reply to the Motion, I would like the court to: To state the type of Jurisdiction

This Court claim it had jurisdiction but fail to state the name of that jurisdiction. Court requires to give this Defendant (natural person), have failed to discourage that jurisdiction. Admissibility and corporate dealing in equity, contract, which NOT RECOGNIZE MY Bill of rights

The court has to state which jurisdiction by the court's has to be recorded into Record

The law requires proof of jurisdiction to appear on Record or Record and All Administrative proceedings

Legal support including Statute or Rule that applies: once jurisdiction is challenged, the courts cannot proceed

- 1. The law requires proof of jurisdiction to appear on Record Administrative Agency and
- 2. Once challenged, jurisdiction cannot be resumed, it must be proven

I state under penalty of perjury that the foregoing is true and correct.

I reserve my right without prejudice U.C.C. 1-308

Date:

Plaintiff  Defendant NATURAL PERSON

I CERTIFY that a copy of this document has been or will be mailed on \_\_\_\_\_ to: \_\_\_\_\_

Plaintiff at the above address  Plaintiff's attorney  Defendant at the above address  Defendant's attorney

Date: \_\_\_\_\_ By: I reserve my rights without prejudice

NOTE IT STATES U.C.C. IS PART OF LAW'S THAT PROVIDE LEGAL RULES AND REGULATION GOVERN COMMERCIAL AND BUSINESS. THE U.S.C. LAWS CANNOT BE IGNORED.

MY AFFIDAVIT

I AM CHALLENGING JURISDICTION THIS IS A SWORE DOCUMENT UNDER OATH SIGNED, NOTARIZE AND I AM ASKING DOES THIS COURT RECOGNIZE MY RIGHTS UNDER ARTICLE 6 CLAUSE 2 SUPREME LAW OF THE LAND AND 3, OFFICER OF THE COURT OATH OF OFFICES.

I a Secure Creditor Party and the Debtor is challenging jurisdiction.

**WHAT TYPE OF JURISDICTION OF THIS COURT CLAIMING UNDER RULE 26 DISCOVERY, RULE 4 JURISDICTION, AND 12(b)(6) FOR FAILURE TO STATE A CLAIM TO WHICH RELIEF COULD HAD BEEN GRANTED IF THE COURT FOLLOWED RULE 4 AND STATED WHICH JURISDICTION THE COURT IS RECORDED INTO RECORD.**

I who is challenging jurisdiction of this Court.

County Courts, Arizona,

This Court claim it had jurisdiction but failed to state the name of that jurisdiction. Which of the following jurisdiction is this Court Claiming?

**THE COMMISSION'S POLICY IS  
TO POST ONLY THE FIRST FIVE  
PAGES OF ANY DISMISSED  
COMPLAINT ON ITS WEBSITE.**

**FOR ACCESS TO THE  
REMAINDER OF THE  
COMPLAINT IN THIS MATTER,  
PLEASE MAKE YOUR REQUEST  
IN WRITING TO THE  
COMMISSION ON JUDICIAL  
CONDUCT AND REFERENCE  
THE COMMISSION CASE  
NUMBER IN YOUR REQUEST.**