

State of Arizona
COMMISSION ON JUDICIAL CONDUCT

Disposition of Complaint 19-246

Judge:

Complainant:

ORDER

November 13, 2019

The Complainant alleged a justice of the peace did not afford him an opportunity to be heard and made improper rulings in an eviction action. The complainant further alleged the same justice of the peace improperly issued a protective order and unreasonably delayed setting a hearing in the matter.

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 Commission Rules 16(a) and 23(a).

Commission members Christopher W. Ames, Colleen E. Concannon, George H. Foster, Jr., Christopher P. Staring and J. Tyrrell Taber did not participate in the consideration of this matter.

Copies of this order were distributed to all appropriate persons on November 13, 2019.

From:
Sent:
To:
Sub

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I truly apologize for my previous Inept complaint that I sent in desperation & in with good faith because of The way that I've been treated once again by hon.judge court in the following adverse actions ,that were based on frivolous defamatory hearsay & Misrepresentation of facts filed in bad faith & with malice aforethought by my ex landlord whom judge made to be above the law even though in wilful & wanton non-compliance. To the laws of this state from the start of the defective eviction complaint having judge refusing the rent payment along with overlooking gas company warning deeming hot water heater n stove unsafe to use in the rental that I was paying monthly cash only to live paid a deposit never returned & I was clearly deprived of my right to be heard here in by ongoing miscarriage of justice imposed without substantial justification since there was no evidence on file to support anything that the landlord said alleged or complained about yet was granted whatever he wanted having my civil complaint dismissed with prejudice even though everything claimed in his rule 12 (b) Motion to Dismiss was based on frivolous hearsay & misrepresentation of fact that can be easily proven if somebody would take the time to review the transcripts & the paperwork on file clearly showing Im. Not the WRONGDOER judge . Messed up landlord has in fact committed a class 2 felony & much more I will send valid complaint that was sent to me as well having the same info this is a very important matter.

From:
Sent:
To:
Subject: Re: Being denied equal & fair due process here in county

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Once again I'm being forced to seek assistance from this office hoping that whoever reviews the following issues of material fact will be cognitive enough to realize I have been deprived of my 5th & 14th Amendments rights to equal & fair due process by the triers of fact here in county where in fact I'm being pushed to the very end of my disabled capacity PTSD rule 11to stay law abiding in my futile efforts to to regain possession of over worth of my belongings taken unlawfully by a slumlord absconding from his willfe eul & wanton non-compliance to the lawes of this state contained

az residential landlord tenant act title 33 chapter 10 failing to provide essential services hot water & stove being the reason for all this injustice imposed by the slumlord who in fact has been made to be above the law by the courts committing a class 2 felony crime ARS 13-1802 theft but the courts won't do anything about the wrongs being committed against me for telling the truth whereas the slumlord has not ?! I filed a valid civil action after the meritless op was dismissed taking to have it dismissed now it's only obvious what's going on & it needs to be stopped

From:

Sent:

To:

Subject: Being denied equal & fair due process here in county

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Please take notice of this valid cause to complain & to request leave of this honorable Court to allow me to be heard since everything I've said ,alleged & complained about to the triers of fact here in have fallen on deaf ears as of this date even though I have raised valid legal issues that are ripe for review all have been denied just like my justified civil action that I was forced to file against my ex landlord for unlawfully taking well over worth of my belongings using a meritless op to do it it took me almost to have op dismissed without being given the right to be heard I be been treated worse than a second class citizen for telling the truth about what has happened to me & my fianc because we wanted hot water & stove in the rental unit that I pai to live plus paid a deposit not yet returned the landlord has committed a class 2 felony crime & many more unlawful acts see ARS 13-1802:theft but has been made to be above the law by the courts here in co so I'm requesting leave of this honorable Court to allow me to file my motion for relief from judgement pursuant rule 60 b arcp & to rules 3,4,6,8,,9 pr so justice can finally be served please respond asap thank you