

State of Arizona
COMMISSION ON JUDICIAL CONDUCT

Disposition of Complaint 20-232

Judge:

Complainant:

ORDER

October 22, 2020

The Complainant alleged a justice of the peace was biased against her.

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 member J. Tyrrell Taber did not participate in the consideration of this matter.

Copies of this order were distributed to all appropriate persons on October 22, 2020.

CONFIDENTIAL

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

FOR OFFICE USE ONLY

20-232

COMPLAINT AGAINST A JUDGE

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.

The judge was prejudicial

A judge can not be fair
and impartial in deciding
the case if he is biased.

I have a right to due process
under 14th amendment.

Judicial shopping is a biased
statement. I explained my side
of the story the best I could. It
was recommended² by court staff

- 2 - Judge

In OP that I refute another
injunction of harassment
since I wasn't satisfied
with the first denial.

The process server broke
in he admitted it.

He said it was barricaded
where he entered. A process
server violation. Other harassment
also mentioned. I was told
filing another injunction would be starting
over.

PLAINTIFF(S): VS DEFENDANT(S):	CIVIL MINUTE ENTRY	CASE NO.
	PLAINTIFF'S ATTORNEY:	Defendant's Address:
	DEFENDANT'S ATTORNEY:	

COURT DATE:	TIME:	HEARING TYPE:	Unknown
-------------	-------	---------------	---------

PLAINTIFF:	<input type="checkbox"/> Present	<input checked="" type="checkbox"/> Not Present	<input type="checkbox"/> By Counsel
DEFENDANT:	<input type="checkbox"/> Present	<input checked="" type="checkbox"/> Not Present	<input type="checkbox"/> By Counsel

The Plaintiff in this case, _____ has a pre-issuance hearing regarding her petition for Injunction against Harassment today with Judge _____. In that case, _____ the allegations were exactly the same as in the current petition. Plaintiff merely copy and pasted the exact same allegations into a new petition. In the contested hearing this morning Judge _____ denied her request for an Injunction against Harassment. Plaintiff merely refiled the same allegation in an attempt at Judicial shopping. This Court declines to hold another Court hearing on the same allegation and denies her request for another pre-issuance hearing.

DATED: _____

JUSTICE OF THE PEACE HEARING OFFICER PRO TEM

ALL PARTIES IN ANY CIVIL CASE HAVE THE RIGHT TO APPEAL BY FILING A NOTICE OF APPEAL WITH THE TRIAL COURT WITHIN (14) CALENDAR DAYS AFTER THE ENTRY OF THE ORDER, RULING, OR JUDGMENT APPEALED FROM, EXCEPT IN AN EVICTION CASE THE TIME LIMIT SHALL BE (5) CALENDAR DAYS. THERE ARE NO APPEALS FROM A SMALL CLAIMS JUDGMENT. PURSUANT TO RECORDS RETENTION AND DESTRUCTION SCHEDULE, YOUR EXHIBIT(S) WILL BE DESTROYED UPON DISMISSAL, DISPOSITION, OR FINAL APPELLATE RULING WHICHEVER COMES LATER.

Copy mailed to	<input type="checkbox"/> Plaintiff	<input type="checkbox"/> Defendant	<input type="checkbox"/> Garnishee
DATE: _____	BY: _____		

* Interest rate shall be at the lesser of ten cent per annum or at a rate per annum that is equal to one per cent plus the prime rate as published by the Board of Governors of the Federal Reserve System.