

State of Arizona  
COMMISSION ON JUDICIAL CONDUCT

---

Disposition of Complaint 20-254

---

Judge:

Complainant:

---

**ORDER**

October 22, 2020

The Complainant alleged a superior court judge improperly resolved her complaint against a process server.

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 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 October 22, 2020.

**CONFIDENTIAL**

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

**FOR OFFICE USE ONLY**

2020-254

**T 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.

The judge decided to grant a response instead of a hearing where there could be a rebuttal.

He took one side of a story based on the response

NO appeal or reconsideration is allowed

There were things stated that wasn't accurate.

was used as a third party.

Contact, he spread the right the ~~best~~ a

and was up in when when he violated the order of protection

in record

ARIZONA SUPERIOR COURT  
COUNTY OF

IN THE MATTER OF	COMPLAINT FILED BY	CASE
------------------	--------------------------	------

Answer to Complaint

On [redacted] at approximately [redacted] the processor server and a man named [redacted] arrived to the address [redacted] and the process server does in-fact has access to the property by written authorization and was given the keys to the multi-rental-rooms-property. Considering the offer and deciding whether or not to accept the property management assignment the process server genuinely considering the options to board at and manage the address. The Process server was given a tour by [redacted] showing the house, and all its [redacted] rooms for rent. The House was a wreck and everything is disheveled. The process server had to gain access to a room and key the door after going through two barricades [redacted] made with boards and debris, slippery with nasty slime, generally hazardous. The kitchen and bathrooms were nasty and in need of a good cleaning and the keys don't work. The kitchen and bathrooms were nasty and in need of a good cleaning and the door keys don't seem to work.

The document served upon [redacted] on [redacted] at approximately [redacted] was a Five-Day Notice. [redacted] had emerged from inside her barricaded-up room at about this time. This was fortunate for the process server because a plan to seek out [redacted] in her room had not been made. The Entry door location to her room had not been determined amidst all the debris and wooden boards she had apparently haphazardly arranged for reasons only she knows or understands. [redacted] being present and standing before the process server, the process server pulls from his pocket the five-day notice that was to be served upon [redacted]

The Process Server informed [redacted] that he had an eviction document in-fact a five-day notice which needed to be served upon her. [redacted] refused to take the document in her hand and at the same time saying how wrong the process server and [redacted] are by trying to evict. she tries to trick the process server she asks repeatedly in different ways if [redacted] and the process server are friends. She asks if the process serve is aware that she has an injunction against harassment against the land lord. She continued to not take the document by hand and receive service so the process server drop served the documents onto the floor and told [redacted] that she was served. She said that she wasn't served because she should not be getting a service for eviction because she is disabled and its time of Covid and that the process server could not perform the service of process due to some association between the land lord and the process server.

*Injunction Against Harassment  
Against Grand Pope on file*

is mistaken or lying if she says I spent a night there. After a few more hours there the same day of I decided that I would not accept managing or staying at the address. The process server returned on afternoon of to retrieve a laptop and then on turned over all the keys to an associate of

On the land lord hired the process server to an eviction summons and complaint five-day notice, notice to defendant, phone hearing notice and a certified mail notice upon When the process server opened the back gate, the back patio sliding glass door was barricaded with hazards of debris, boards and slippery slime. The process server removed debris and boards and other hazards from the gate and along the path to the sliding glass door to post the documents.

This complaint report was taken on and I suspect this report came right after attempt to place an injunction against harassment case on the process server. The judge ruled against it at our phone hearing approximately the date of

---

Sworn by

Clerk of the Superior Court

Tel:  
Fax:

Dear

I am in receipt of a Complaint that was filed on \_\_\_\_\_ regarding services on  
and \_\_\_\_\_ by a \_\_\_\_\_ You are ordered to file a written response to the  
complaint with this office and lodge a copy with \_\_\_\_\_ of this Court no later than  
A copy of said Complaint and Exhibits \_\_\_\_\_ are enclosed for your records.

If you have any questions regarding this matter, I can be contacted at \_\_\_\_\_  
or \_\_\_\_\_

Sincerely,

encl: Complaint filed \_\_\_\_\_ and Exhibits

cc: file

**CERTIFICATE OF SERVICE**

<b>Job:</b>	<b>Court:</b>	<b>County:</b>	<b>Case:</b> PENDING FROM
<b>Plaintiff / Petitioner:</b>		<b>Defendant / Respondent:</b>	
<b>Received by:</b>		<b>For:</b>	
<b>To be served upon:</b>			

I, \_\_\_\_\_ being duly sworn, depose and say: I am over the age of 18 years and not a party to this action, and that within the boundaries of the state where service was effected, I was authorized by law to make service of the documents and informed said person of the contents herein.

**Recipient Name / Address:** \_\_\_\_\_, **RESIDENCE:** \_\_\_\_\_

**Manner of Service:** Personal/Individual,

**Documents:** FIVE DAY NOTICE (Received)

**Additional Comments:**

1) Successful Attempt: \_\_\_\_\_ it **RESIDENCE:** \_\_\_\_\_  
 BY DROP SERVICE; Age: \_\_\_\_\_ Ethnicity: \_\_\_\_\_ Gender: \_\_\_\_\_ Weight: \_\_\_\_\_ Height: \_\_\_\_\_; Hair: \_\_\_\_\_ received by \_\_\_\_\_ Eyes: \_\_\_\_\_

DROP SERVICE BY LEAVING DOCUMENTS ON THE FLOOR. SUBJECT REFUSED TO TAKE THE DOCUMENT IN HAND.

**Fees:** \_\_\_\_\_

\_\_\_\_\_  
 Date

Case No. \_\_\_\_\_  
 Pltf's Ex.# \_\_\_\_\_  
 Identified \_\_\_\_\_  
 Admitted \_\_\_\_\_

By \_\_\_\_\_

**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.**