

State of Arizona  
COMMISSION ON JUDICIAL CONDUCT

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Disposition of Complaint 22-160

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Judge:

Complainant:

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**ORDER**

September 8, 2023

The complainant alleged improper rulings and bias by a justice of the peace hearing an eviction case.

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 Roger D. Barton and Joseph C. Kreamer did not participate in the consideration of this matter.

Copies of this order were distributed to all appropriate persons on September 8, 2023.

**CONFIDENTIAL**

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

**FOR OFFICE USE ONLY**

22-160

**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.

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COMPLAINT AGAINST

MOBILE HOME PARK:

1. WRONGFUL EVICTION, FRAUD , JUDICIAL MISCONDUCT:

A. FILED UNDER RESIDENTIAL LANDLORD TENANT ACT INSTEAD OF THE MOBILE HOME LANDLORD TENANT ACT. IT WAS FILED INTENTIONALLY THIS WAY.

B. FILED UNDER THE RESIDENTIAL COMPLAINT WHICH IS A FASTER EVICTION PROCESS THAT DOESN'T NEED SUPPORTIVE CLEAR AND CONVINCING EVIDENCE. THE MOBILE HOME PARK LANDLORD TENANT ACT RULES ARE DIFFERENT.

C. FILED AT THE WRONG JURISDICTION.

\* I BELIEVE IT WAS FILED AT THE WRONG JURISDICTION SO IT MAKES THE OLDER PERSON AN INCONVENIENCE BY DRIVING LONG DISTANCE, WITNESSES NOT BEING ABLE TO ATTEND BECAUSE OF LONG DISTANCE AND TO DISCOURAGE DEFENDANT TO ATTEND COURT HEARING BECAUSE OF THE INCONVENIENCE OF THE LOCATION. MANY OLDER PERSONS DO NOT DRIVE , LIVE ALONE WITH NO SUPPORT AND HAVE HEALTH ISSUES.

\*. I BELIEVE THAT THE COMPLAINTS WERE FILED TO THAT SPECIFIC COURT ( COURTS ) TO JUDGE . AND HAD KNOWN EACH OTHER PREVIOUSLY , WHEN JUDGE WAS RUNNING IN THE ELECTION TO BECOME THE NEXT COURT JUDGE. ATTORNEY ASSISTED JUDGE WITH ELECTION.

\* IN THE COURT ROOM OF JUDGE , JUDGE PRAISED ATTORNEY AND COMPLIMENTED THAT HE WAS SMARTER THEN ME ABOUT THE LAW. SHE SAID THAT IN THE COURT ROOM ,I N THE MIDDLE OF TRIAL THAT WAS ON .

\* JUDGE SIDED WITH ATTORNEY WITH EVERYTHING HE SUGGESTED AND GRANTED EVERY SINGLE MOTION HE FILED , REPONDED QUICKLY AND GRANTED ALL HIS REQUEST.

\* JUDEGE TOOK ALONG TIME TO ANSWER MY MOTIONS , DENIED EVERY MOTION I FILED, IGNORED AND SILENCED ME WHEN SHE THOUGHT WHAT I WAS GOING TO SAY MIGHT HURT THE OPPOSING PARTY. JUDGE ALLOWED TO TALK AS LONG AS HE PLEASED.

JUDGE ALLOWED TO BULLY ME FOR HOURS ON MADE UP UNAUTHORIZED OCCUPANT AND UNAUTHORIZED VEHICLES.

JUDGE NOT ONE TIME WENT OVER ANY EVIDENCE I FILED AND REFUSED TO LOOK AT EVIDENCE PRESENTED BY ME . PICTURES OF AUTHORIZED VEHICLES WHICH WERE TAKEN ON WAS SUMMITTED TO COURT FILE.

REQUESTED THAT DEFENDANTS WITNESSES SIT OUT IN LOBBY FOR NO REASON. DEFENDANTS WITNESSES WERE NOT BEING DISRESPECTFUL, DISRUPTIVE, OR ANY OTHER REASONS.

\* I BELIEVE THIS WAS DONE I. ORDER TO BULLY AND HAVE NO WITNESSES TO SEE THEM BULLYING AGAIN, JUDGE DID ENGAGE WITH THE INAPPROPRIATE BEHAVIOR WITH ATTORNEY .

\* RAN THAT COURTROOM FROM THE BEGINNING TO END. MISCONDUCT BY ATTORNEY AGAINST WAS ALLOWED BY JUDGE . JUDGE DID NOTHING TO STOP THE BULLYING TO A YEAR OLD MAN.,

JUDGE BEHAVIOR OF ACKNOWLEDGEMENT OF FAKE CLAIM AND EVIDENCE WERE VERY OBVIOUS. JUDGE HAS AN CONFLICT OF INTEREST ON MY PROPERTIES.

JUDGE AUTHORIZED A WRIT OF RESTITUTION ON HOME . DIDNT GET SERVED FOR NONPAYMENT OF RENT OR EVEN OWED ANY RENT. RENT PAYMENTS WERE ALWAYS ON TIME SINCE AND .

ROBBED BANK ACCOUNT. WERE AUHORIZED EACH MONTH TO DEBIT HIS MONTHLY RENT PAYMENT . HE HAD AN ELECTRONIC FUND TRANSFER SET UP SINCE . HAD NO ISSUES TILL . ROBBED IN ORDER TO VIOLATE HIM FOR RENT TO EVICT HIM. INVESTIGATED WIRE TRANSACTION AND CONFIRMED IT WAS . THE WAS NOTIFIED AND FILED A COMPLAINT OF THE ROBBERY OF HIS MONEY BY .

LATE CHARGES WERE APPLIED ILEGALLY BY POSTING HIS PAYMENT EACH MONTH AT THE END OF MONTH. SHOWS THAT FOR BOTH PROPERTIES ACCOUNT LEFDGERS.

JUDGE AUTHORIZED TO ALL THE APPEAL BOND MONEY OF AND TOTAL OF THAT WASNT SUPPOSED TO BE TOUCH TILL THE COURT DETERMINED WHO WON CASE.

JUDGE LIED TO ON APPEAL PROCESS AND HAD NO INTENTIONS ON ALLOWING HIS RIGHTS TO APPEAL HER DECISIONS OF FAKE COMPLAINT.

THE PLAN WAS TO HAVE BUILD BOND MONEY . THE DAY TO SUBMIT  
MEMORANDUM THE COURT WIPED OUT THE BONDS MONEY , PUT APPEAL ON HOLD ,  
ISSUED A WRIT OF RESTITUTION AND DISMISSED CASE.

THIS WAS ALL AUTHORIZED BY JUDGE .

JUDGE MISCONDUCT IN THE COURT AS A JUDGE MADE ME LOSE FAITH IN THE JUDICIAL SYSTEM.  
THE COURTS DO NOT HONOR HEIR RULES OR LAWS. IT MADE ME BELIEVE IT DOESNT MATTER WHAT  
RULES OR LAW IS IN PLACED, JUDGES AND ATTORNEYS BELIEVR THEIR AUTHORITY OVERRULES THEM.  
THERE IS NO TRUST OR RESPECT FOR JUDGE AND SHE NEEDS TO BE HELD ACCOUNTABLE FOR  
DESTROYING MY HOME, FINANCES, THOUGHTS OF COURT PROCESS, COST FIGHTING FOR MY HOME  
BECAUSE OF HER GREED FOR MONEY, NOT PUTTING A STOP TO THE FRAUD AND HELPING TO ROB MY  
MONEY FROM ME.