

State of Arizona  
COMMISSION ON JUDICIAL CONDUCT

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Disposition of Complaint 22-319

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Judge:

Complainant:

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**ORDER**

June 2, 2023

The Complainant alleged a justice of the peace made improper rulings in a civil 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 member Denise K. Aguilar did not participate in the consideration of this matter.

Copies of this order were distributed to all appropriate persons on June 2, 2023.

**CONFIDENTIAL**

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

**FOR OFFICE USE ONLY**

**2022-319**

**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 filed my case and had it served on the Defendant thru his Agent for service in the state of \_\_\_\_\_ I also had a subpoena served seeking all records of my employment.

I sent the courts disclosure form to the Defendants atty. \_\_\_\_\_ I received her initial disclosure as well. I did not receive anything from my subpoena initially.

I sent another subpoena asking for specific items. I also stated that I had no computer and would be sending my documents thru the mail and that was my right, she disregarded my wish and my right and continued to send me filings and motions via the internet. \_\_\_\_\_ sent me an email stating that she would not be answering my subpoena as I represented myself, she stated this was improper!

So I sent a three page letter to her updating my disclosures and on page three seeking the specific items she refused to provide thru my subpoena. Two weeks later I had not received any of the items from either subpoena nor the informal request she expected from me rather than thru subpoena when I received an email from \_\_\_\_\_ which was a Motion for Summary Judgment.

I contacted \_\_\_\_\_ office and asked for the material and was met by an employee who pretended that she had never heard of actual mail. She stated she would get back to me. I called again 2 days later and still I was met by a complete idiot.

So I filed a Motion to Compel / Motion for Sanctions. Giving the Judge 2 options. I sent a copy of \_\_\_\_\_ email to me chastising me for, " \_\_\_\_\_ " at her employee (Which did not happen) and her finishing response was \_\_\_\_\_

Judge \_\_\_\_\_ denied both Motions and I was forced to seek a continuance which she granted, however without the evidence I needed to prove my employers scam my case was sunk.

I filed a Motion to set aside the Verdict, it was denied. The Judge wasted no time in approving the Defendants Fees and costs. As I waited weeks for responses to my Motions. I filed a a Motion asking the court to Deny the Defendants Fees and Costs, it was denied again weeks later. I filed a Motion seeking a new trial stating that I believed the court had erred in not approving either of my pre trial Motions; To Compel and/or for Sanctions stating that the court had allowed the Defense Counsel to HiJack MY case.

My case was for stolen wages inwhich I was hired agreeing to a rate of \$ \_\_\_\_\_ per week from Mon thru Fri delivering \_\_\_\_\_ mail to post offices thru out the state and was actually paid a rate of \$ \_\_\_\_\_ per hour.

To me this case was suspicious in that Documents filed by the Defense Counsel seemed to get immediate attention while my documents took weeks. The case also took a strange turn when a female clerk started handling the case and I had wondered if my documents were even being seen by the Judge at all. Like this female clerk was working for the Defense Counsel \_\_\_\_\_ I had contacted the clerk a few times but one time this female clerk had told me my case was over, when it was not over.

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CONTINUED

As I stated my documents took weeks to get back to me sometimes 3 weeks. These documents were filed thru the courts email system as I had started to go to the library to use there computers. So why the big delay ?

Why did the Judge deny my Motion to Compel ? If she denies this then why deny my request for Sanctions ? Evidence is germane to every case. I believe either there was some shenanigans with the female clerk or there was certain bias with the judge.

If you deny my Motions then how do then deny my request for a new trial? It was my case. I was scammed by an employer from

The final judgment was stamped but had no signed signature from the Judge. I thought this was odd. I thought a Judge has to sign a judgment ??