State of Arizona

COMMISSION ON JUDICIAL CONDUCT

Disposition of Complaint 23-093			
Judge:			
Complainant:			

ORDER

September 15, 2023

The complainant alleged a justice of the peace violated rules of procedure 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 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 Barbara Brown did not participate in the consideration of this matter.

Copies of this order were distributed to all appropriate persons on September 15, 2023.

CONFIDENTIAL

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

FOR OFFICE USE ONLY

2023-093

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.				
respond to the Motion. I had days to respond, bu Judge honored a Motion to R the service of the original summons to the Defendar Remove by the defendant no more than days affailed to recognize this, along with the the assigned They ruled that I had not responded to Motion was not to be heard. These are violations of and their court system that they work in, be allowed	nt was made. Federal law only allows for a Motion to ter such service of the summons. The Judge Judge to the Motion to Remove, therefore my remand of the federal laws, which are felonies. Why can a Judge,			
submitted their Motion to Remove within their allotte (U.S.C Title 28 of the Judiciary and Judicial Procedu actions]). The Federal Local Rules for Civil Procedurecord must be filed when the notice of removal was Motion to Remove on they misse (§1446b Procedure for removal of civil actions), and acknowledge the Motion to Remove as a court document of the court system are to be held to be were not of such honor. As U.S. citizens, we are held understand rulings are made based on interpretated.	e Defendant's Motion to Remove legally on and of ove had been submitted by the Defendant. In Motion to Remove by the Defendant. mmons to the Defendant is recorded to be as of of the Defendant lawfully has not ed days from date of service of summons. ures [§1446b Procedure for removal of civil ures (LRCiv 3.6b) indicates that the state court is filed. If the Defendant legitimately filed their indicates that the Motion of the Court failed to			

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COM	IPLAINT AGAIN	ST A JUDGE	
Name:		e's Name:	
Instructions: Use this form or plain words what you believe the judge did names, dates, times, and places that w may be attached along with copies (not the paper only, and keep a copy of the co	that constitutes ju- vill help the commis- toriginals) of releva	dicial misconduct. I ssion understand you nt court documents	Be specific and list all of the ur concerns. Additional page

Courts, Arizona

Court

Plaintiff(s) / Attorney Name / Address / Email / Phone Defendant(s) / Attorney Name / Address / Email / Phone Serve on: Statutory Agent Address	
Plaintin(s) / Attorney Name / Address / Email / Phone	
Plaintings / Attorney Name / Address / Email / Phone	
Plaintilit(s) / Attorney Name / Address / Email / Phone	
Plaintilit(s) / Attorney Name / Address / Email / Phone	
CIVIL SUMMONS ☑ Replacement Summons	
THE STATE OF ARIZONA TO THE ABOVE-NAMED DEFENDANT(S):	
1. YOU ARE SUMMONED to respond to this complaint by filing a written ANSWER with this Court and by paying to fee. If you cannot afford to pay the required fee, you may request that the Court either waive or defer the fee.	he required
2. If you were served with this summons in the State of Arizona, the Court must receive your answer within twenty days from the date you were served. If you were served outside the State of Arizona, the Court must receive your at thirty (30) calendar days from the date you were served. If the last day is a Saturday, Sunday, or legal holiday, you the next working day to file your answer. When calculating time, do not count the day you were served.	answer within
 Your answer must be in writing. (a) You may obtain an answer form from this Court. (b) You may also obtain an answer form from the Form section of the Pima County Justice Courts website at http://www.jp.pima.gov/Forms/Forms.html#civil 	
4. Provide a copy of your answer to the Plaintiff(s) or to the Plaintiff's attorney.	
5. If you fail to file a written answer with this court within the time indicated above, a default judgment may be enter	red against yo
Notice: Requests for reasonable accommodations for persons was a suities should be made to the court as soon	as nassible
If an interpreter is needed, please contact the goart listed above to request an interpreter be provided.	as possible.
in an interpreter is needed, please contact the good instead above to request an interpreter be provided.	
Date	
Justice of the Peace You are required to keep the court advised of your current address and telephone number	

You are required to keep the court advised of your current address and telephone number. The clerk can provide you with a Notice of Change of Address form.



Courts, Arizona

Court

CASE NUMBER:				
Plaintiff(s) / Attorney Name / Address / Email / Phone	Defendant(s) / Attorney Name / Address / Email / Phone			
COMPI	LAINT Complaint			
Plaintiff alleges that this Court has jurisdiction over this matter.				
I am suing the defendant because:				
The defendant has denied my ability to receive prescribed treatr	ment using the least harmful medication, but they have			
inflicted a list preferred medications. This policy is in violation of	federal law called "bid rigging" under the US Anti-Trust law			
of the Federal Trade Commission. This also violates "other Agre	ements Among Competitors" of the same Anti-Trust Act. The			
drug had been chosen by my PHD Dermatologist, while t	the insurance of lesser knowledge followed the strict rules put			
forth by the defendant. My diseases are complex and require an	understanding, while the predetermined, required medicines			
were their choice, as they pushed for my selection of one of the	four to be required first, before I would be allowed approval			
of The side-effects of their required medications can cau	use me loss of limbs, and even loss of life. These non-PHD			
employees that make these decisions to deny a medication is so	olely motivated by the fulfillment of agreements set up with			
pharmaceutical manufacturers, thus deny use of any other medi	ications. My is overwhelming my body, while			
threatens the loss of my feet. The defendant puts their con	mmitments to these drug companies over the well-being of			
the patient. The defendant is grossly negligent and coerced to for	orce the use of more harmful medications.			
I am asking the court to award me judgment against the defendan	t(s) in the sum of \$,			
with interest until paid, plus all costs of this suit.				
I state under penalty of periury that the foregoing is true and corre	ect.			
Date				
Plaintiff(s) Signature				
You are required to keep the court advised of you The clerk can provide you with a Notice of Cha	our current address and telephone number. inge of Address form.			
Interpreter: Ves I need interpreter services. Language:				

LRCiv 3.6

REMOVAL TO FEDERAL COURT

- (a) **Procedure.** A defendant or defendants desiring to remove any civil action or criminal prosecution from a state court shall file a Notice of Removal, signed pursuant to Rule 11 of the Federal Rules of Civil Procedure. The notice must contain an affirmative statement that a copy of the notice has been filed with the clerk of the state court from which the action or prosecution has been removed. In addition to submitting the civil cover sheet (AO Form JS-44), the removing party must also submit a "Supplemental Civil Cover Sheet for Cases Removed from Another Jurisdiction."
- (b) State Court Record. The removing party must file copies of all pleadings and other documents that were previously filed with the state court, accompanied by a verification from the removing party or its counsel that they are true and complete copies of all pleadings and other documents filed in the state court proceeding. Unless the removing party files a motion requesting an extension of time for good cause, the state court record must be filed when the notice of removal is filed.
- (c) **Pending Motions.** If a motion is pending and undecided in the state court at the time of removal, the Court need not consider the motion unless and until a party files and serves a notice of pending motion. The notice must: (1) identify the motion by the title that appears in its caption; (2) identify any responsive or reply memoranda filed in connection with the motion, along with any related papers, such as separately filed affidavits or statements of fact; and (3) state whether briefing on the motion is complete, and, if not, it must identify the memoranda or other papers yet to be filed.
- (d) **Jury Trial Demand.** In a case removed from state court, a party must comply with Federal Rule of Civil Procedure 81(c) to preserve any right to a trial by jury.

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.