

State of Arizona  
COMMISSION ON JUDICIAL CONDUCT

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Disposition of Complaint 23-160

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Judge:

Complainant:

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**ORDER**

September 29, 2023

The complainant alleged a superior court judge issued improper legal rulings in a lower court appeal of 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). It is further ordered denying the Complainants' request to appear before the Commission.

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 29, 2023.

**CONFIDENTIAL**

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

**FOR OFFICE USE ONLY**

23-160

**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.

I had an appeal before this judge. I did not get any hearing or anything. The judge made a decision based off the appellee response, allegedly. The only problem is that the judge INTENTIONALLY omitted 2 things from his ruling. The judge quoted my Appellant's memorandum 2 times, but he FAILED TO ADDRESS that there was an Attorney General Charge filed against the \_\_\_\_\_ for housing Discrimination. The reason the charge was filed, and the other INTENTIONALLY OMITTED FACT, that was highlighted in yellow MULTIPLE times in the memorandum, I was never served a notice to vacate on \_\_\_\_\_ when the office had scheduled me to move out without telling me. They gave me a notice on \_\_\_\_\_ claiming that I was being immediately evicted, and she lied in the petition claiming I threw things at her. The judge, who used to work for the attorney general, who has been ignoring my claim since the appeal was filed, upheld an illegal eviction and refused to even look at the evidence that proved I was illegally evicted.

I'm actually planning on suing this court because I believe \_\_\_\_\_, former Secretary of State, and \_\_\_\_\_, have some sort of relationship and they worked together to cause homeless problems for me. I believe it is for political reasons because I am very outspoken against the \_\_\_\_\_ party that \_\_\_\_\_ subscribes to.

I have proof that no notice was given to me before they started moving me out of my apartment. They evicted me for how I responded to them illegally moving me out. This information was ignored BECAUSE I DON'T HAVE AN ATTORNEY and I was taken advantage of so they could steal money from me for attorney fees that I don't have. I am being forced into homelessness for two corrupt politicians and I'm gopng to make a huge deal bout it.

If you'll allkow me to prove this I can and I want to do it in person in a hearing because these judges are not supposed to be communicating about cases.



**Subject:** Re: Move out

**From:**

**Date:**

**To:**

This is news to me. I thought my move out date was in . I complained about the AC and being harassed but he office and asked to move out without penalty and no one ever responded. But I have a lease through

On wrote:

Good evening ,

I show that your move out is scheduled today if can drop off your keys by so you wont get charged and extra day , if you have any question give us a call at .

Thank you ,

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**ARIZONA ATTORNEY GENERAL'S OFFICE, CIVIL RIGHTS DIVISION**

CASE NAME: [REDACTED]

does not treat non-disabled tenants with such hostility and disdain. I further believe Respondent timely addresses repair requests and concerns raised by non-disabled tenants.

C. On or about [REDACTED], in response to my complaints of disability-based discrimination, harassment, and intimidation, and without further notice and/or opportunity to cure any alleged breaches of my lease, which does not expire until [REDACTED], Respondent requested I turn in the keys to my unit and move out.

D. I believe and therefore allege that but for my disability and my use of an ESA, Respondent would not have subjected me to intimidation, different terms, conditions and privileges of rental, Respondent would not have falsely accused me of walking my dog too loudly, Respondent would have timely responded to my repair requests, Respondent would have addressed my concerns regarding disability-based discrimination and harassment, and Respondent would not have asked me to move out prior to the expiration of my lease.

I BELIEVE UNDER PENALTY OF PERJURY THAT THE FOREGOING IS TRUE AND CORRECT.

SIGNATURE OF COMPLAINANT AND DATE:

I WILL ADVISE THE CIVIL RIGHTS DIVISION IF I CHANGE MY ADDRESS OR TELEPHONE NUMBER AND I WILL COOPERATE FULLY WITH THEM IN THE PROCESSING OF MY COMPLAINT IN ACCORDANCE WITH THEIR PROCEDURES.

SUBSCRIBED AND SWORN TO BEFORE ME THIS DATE: [REDACTED]