State of Arizona

COMMISSION ON JUDICIAL CONDUCT

	Disposition of Complaint 23-315
Judge:	
Complainant:	

ORDER

January 12, 2024

The Complainant alleged improper legal rulings by a justice of the peace protem 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 member Barbara Brown did not participate in the consideration of this matter.

Copies of this order were distributed to all appropriate persons on January 12, 2024.

FOR OFFICE USE ONLY

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

2023-315

	COMPLAINT AGAI	NST A JUDGE	
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COURT OF ARIZONA COUNTY

CLERK OF THE COURT

HONORABLE

Deputy

v.

()

COMM. JUDGE REMAND DESK-LCA-CCC

CIVIL - OTHER RECORD APPEAL ASSIGNMENT

Court Case No.

The parties' memoranda having been filed in the above-mentioned appeal,

IT IS ORDERED assigning this appeal on to the Honorable for determination of the appeal, based upon the record of the proceedings and the parties' memoranda, pursuant to Rule 9.9. County Court Local Rules of Practice, within sixty (60) days from this date.

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NOTICE: LC cases are not under the e-file system. As a result, when a party files a document, the system does not generate a courtesy copy for the Judge. Therefore, you will have to deliver to the Judge a conformed courtesy copy of any filings.

Docket Code 504 Form L000 Page 1

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WHITE - AGENCY COPY

County Courts, Arizona

Appelliant:	case number:
Vs.	

Statement of My Case

- 1. I advised the landlord, , I was moving out . When I realized I needed more time to move, I asked for an extension of a month. more money and started naming off strange debt, so I sent a venmo payment. This allowed me to stay until
- 2. The landlord had a holdover eviction before even though I was given a verbal extension from and a letter of written extension from Phoenix Section 8 Housing.
- 3. The Judge ruled in favor of

Statement of The Facts

- wasn't present in court or by phone, his maintenance property manager spoke
 for him the entire time. The judge kept calling
 but there was no answer. This is grounds for Dismissal.
- 2. When I was called upon in court I attempted to provide a receipt proof of venmo payment, to prove we got a extension to live there but the judge refused me to show it.
- 3. The judge asked was there a new lease? He didn't respond. Since spoke up and said there wasn't a new lease, the judge believed it and ruled against me and granted be paid to even though no money is owed.

Reasons Why The Court Ruled Incorrectly

- 1. The landlord agreed verbally to extend the lease.
- 2. The judge wouldn't allow me to provide proof of the receipt and letter

Conclusion

1. Id like the court to dismiss the case and reverse all monies owed. There is no money owed.

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.