

State of Arizona
COMMISSION ON JUDICIAL CONDUCT

Disposition of Complaint 23-383

Judge:

Complainant:

ORDER

November 9, 2023

The Complainant alleged a justice of the peace improperly upheld a default judgment.

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 Colleen E. Concannon did not participate in the consideration of this matter.

Copies of this order were distributed to all appropriate persons on November 9, 2023.

CONFIDENTIAL

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

FOR OFFICE USE ONLY

2023-383

COMPLAINT AGAINST A JUDGE

Name: _____

Judge's Name: Hon.

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 am requesting an investigation into this judgement. It was initially approved by Hon. I requested for the judgement to be vacated, and provided evidence of my residence in State. I have been repeatedly been denied due process by a group of individuals who are connected by way of a legal network, i.e., courts, lawyer assoc. I believe that these debt companies are shell companies. I am accountable, and my personal and medical records have also been compromised. I can not access a hacked account with Mail, and it is attached to a particular creditor. These individuals are not showing up on my current credit report, and have not proven that I owe this debt. I was not served properly.

I sought assistance in in reference to stalking/harassment. I filed police reports, and did what I could do to protect my identity and intellectual property. 2 of 3

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I am a victim of fraud, and I have been repeatedly denied the right to due process. I believe that the denial of my human rights is a form of abuse, as I am also experiencing gaslighting. I am concerned that this is a tactic being used to support fabrications/smear campaigns to harm me professionally, as my constitutional rights are constantly being denied. This is financial abuse, and it is (and has) become worse because these individuals are not being held accountable, yet I am, as a victim, are expected to be accountable to individuals who refuse to acknowledge any of my correspondences. I am including copies of my requests to be properly served, as well as justification of any delays in response.

PLAINTIFF(S): VS DEFENDANT(S):	CIVIL MINUTE ENTRY PLAINTIFF'S ATTORNEY: DEFENDANT'S ATTORNEY:	CASE NO. Defendant's Address:
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COURT DATE: _____ TIME: _____ HEARING TYPE: Unknown

PLAINTIFF:	<input type="checkbox"/> Present	<input type="checkbox"/> Not Present	<input type="checkbox"/> By Counsel
DEFENDANT:	<input type="checkbox"/> Present	<input type="checkbox"/> Not Present	<input type="checkbox"/> By Counsel

YOUR NEXT COURT DATE IS: Oral Argument on _____ at _____ lasting 30 minutes.

Defendant has filed a motion that requests the Court vacate the judgement in this matter. Defendant has filed a Response thereto. The Court will hold an oral argument on the matter. All parties must appear. To log on to the Court's next Zoom hearing, use the following information:
 Zoom meeting ID # _____
 Instructions: Option 1 - To join the hearing via-zoom video:
 Please go to: [www.zoom.us/j](https://zoom.us/j) and type in the meeting ID. For example: <https://zoom.us/j/1234567890>
 To appear via video conference on Zoom, you must have an internet connection. You can use a smart phone, iPad/tablet, or computer/laptop that has sound & video capability. You will also need to install the Zoom App (www.zoom.us) before the time of hearing.
 Upon connecting to the Zoom hearing, you will be placed in a "waiting room" (CONTINUED ON NEXT PAGE)

DATED: _____ JUSTICE OF THE PEACE HEARING OFFICER PRO TEM

ALL PARTIES IN ANY CIVIL CASE HAVE THE RIGHT TO APPEAL BY FILING A NOTICE OF APPEAL WITH THE TRIAL COURT WITHIN (14) CALENDAR DAYS AFTER THE ENTRY OF THE ORDER, RULING, OR JUDGMENT APPEALED FROM, EXCEPT IN AN EVICTION CASE THE TIME LIMIT SHALL BE (5) CALENDAR DAYS. THERE ARE NO APPEALS FROM A SMALL CLAIMS JUDGMENT. PURSUANT TO RECORDS RETENTION AND DESTRUCTION SCHEDULE, YOUR EXHIBIT(S) WILL BE DESTROYED UPON DISMISSAL, DISPOSITION, OR FINAL APPELLATE RULING WHICHEVER COMES LATER.

Copy/Notification To:	US Mail	Runner Service	Email	Hand Delivered	Telephone / Voice Mail	For Court Use Only
Plaintiff(s)						DATE: _____ BY: _____
Plaintiff(s) Attorney	X					
Defendant(s)	X					
Defendant(s) Attorney	X					
Garnishee						

County Courts, Arizona

County Consolidated Court

CASE NUMBER:

Plaintiff(s) Name / Address / Email / Phone

Defendant(s) Name / Address / Email / Phone

MOTION TO: Vacate / Dismiss Judgement
 RESPONSE TO MOTION
 REPLY TO RESPONSE
Please set up a 2nd Video Conference

If you have received this motion you have the right to file a response to this motion within ten (10) days from the date this motion was served. Your response must be filed with the court and copies of your response must be served to the other parties as provided by Rule 120 of the Justice Courts Rules of Civil Procedure. The court may treat your failure to respond to a motion as your consent that the motion be granted.

I am the Plaintiff Defendant

I would like the court to: Vacate / Dismiss Judgement / Set a date for 2nd Video Conference - Please forgive my missing the date of the video conf. I did not receive the mail in time. Due to an Order of Protection, I use a

Statement of facts: address for the court mailing copy. - AS previously stated, I have been prevented due process. I am a resident of State. My civil rights have been continually violated by the Plaintiffs. This is abuse by debt buyers.

Legal support including Statute or Rule that applies: They are violating the Fair Debt Collection Practices Act (Section 1692g). I also requested an investigation with my Employer, as to how this is happening. Please see second pg. Court only copy.

I state under penalty of perjury that the foregoing is true and correct.

Date: Plaintiff Defendant

Sworn to before me this day of

I CERTIFY that a copy of this document has been or will be mailed on to:
 Plaintiff at the above address
 Plaintiff's attorney
 Defendant at the above address
 Defendant's attorney
Date: By Signature

CASE NUMBER: _____

Plaintiff(s) Name / Address / Email / Phone

Defendant(s) Name / Address / Email / Phone

MOTION TO: _____

RESPONSE TO MOTION

REPLY TO RESPONSE

If you have received this motion you have the right to file a response to this motion within ten (10) days from the date this motion was served. Your response must be filed with the court and copies of your response must be served to the other parties as provided by Rule 120 of the Justice Courts Rules of Civil Procedure. The court may treat your failure to respond to a motion as your consent that the motion be granted.

I am the Plaintiff Defendant

I would like the court to: //

Please mail all correspondences from
County Courts, Arizona to:

Statement of facts:

Confidential/Not to be shared with
Plaintiff.

Legal support including Statute or Rule that applies:

included Order of Protection (copy)

I state under penalty of perjury that the foregoing is true and correct.

Date: _____
 Plaintiff Defendant

sworn to before me this
day of

I CERTIFY that a copy of this document has been or will be mailed on

Plaintiff at the above address Plaintiff's attorney Defendant at the above address Defendant's attorney

Date:

By: _____
Signature

Court only. This spg