

State of Arizona  
COMMISSION ON JUDICIAL CONDUCT

---

Disposition of Complaint 17-112

---

Judge:

Complainant:

---

**ORDER**

The complainant alleged a justice of the peace discriminated against him.

The responsibility of the Commission on Judicial Conduct is to impartially determine if the judge engaged in conduct that violated the provisions of Article 6.1 of the Arizona Constitution or the Code of Judicial Conduct and, if so, to take appropriate disciplinary action. The purpose and authority of the commission is limited to this mission.

The commission does not have jurisdiction to review the legal sufficiency of the judge's rulings. In addition, the commission found no evidence of ethical misconduct and concluded that the judge did not violate the Code in this case. Accordingly, the complaint is dismissed in its entirety, pursuant to Rules 16(a) and 23(a).

Dated: June 29, 2017

FOR THE COMMISSION

/s/ George A. Riemer

---

George A. Riemer

Executive Director

Copies of this order were distributed to all appropriate persons on June 29, 2017.

*This order may not be used as a basis for disqualification of a judge.*

**CONFIDENTIAL**

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

**FOR OFFICE USE ONLY**

2017-112

**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.

*see Attached Documents.*

<p><del>Plaintiff</del></p>    <p>Phone Number</p>	<p><b>Designation of Record On Appeal</b></p>   <p>Case Number</p>	<p>Defendant</p>    <p>Phone Number</p>
--	---	---

**DESIGNATION OF RECORD ON APPEAL**

The appellant herein is the  Plaintiff  Defendant.

The record on appeal shall consist of originals or certified copies of the following items:

1. The NOTICE OF APPEAL
2. The docket of proceedings
3. Documentation or record of payment of bonds
4. The COMPLAINT, ANSWER, COUNTER or CROSS-CLAIMS, any amendments and all proofs of service
5. The JUDGMENT, ORDER or other ruling that is the subject of this appeal or cross-appeal

Unless otherwise designated, the record shall also include:

- |  |   |                          |
|--|---|--------------------------|
| 6. Written motions, responses and replies..... | Check if you<br>DO NOT<br>want to be included | Initial                  |
| 7. Exhibits (admitted or not).....             | <input type="checkbox"/>                      | <input type="checkbox"/> |
| 8. The record or transcript of the trial.....  | <input type="checkbox"/>                      | <input type="checkbox"/> |

Or, if it is requested that any of these items not be included in the record, so indicate by checking the box to the right of the record not to be included, if any, and initial.

Unless otherwise designated or requested by the Superior Court, the record on appeal shall not include: Notices of appearance; discovery disclosures; motions; notices of defense; subpoenas; notices of motion hearings and trial settings; voir dire; jury instructions and general correspondence.

In addition to the items noted above, I request that the following documents also be included in the appeal record:

Date: \_\_\_\_\_  
 Appellant     Appellee

I CERTIFY that I delivered / mailed a copy of this DESIGNATION OF RECORD ON APPEAL to:

- Plaintiff at the above address   
  Plaintiff's Attorney   
  Defendant at the above address   
  Defendant's Attorney  
 Other parties herein: \_\_\_\_\_  
 \_\_\_\_\_

Date: \_\_\_\_\_ By: \_\_\_\_\_  
 Clerk

Letter of Appel

On Case I was discriminated & prejudicially dismissed because of race by Judge and because I can't afford an attorney because I am and I am Facts are stated from transcripts. Page 3 line 21 as wherein states has the burden. Page 3 & 4 Line 25 through 4 - line 3 where Judge credibility of the witness and determine if she thinks has met proof. No proof of any credibility was given no criminal history no background information or past employment of security clearance or background checks or licenses provided. Just a story which can be disputed. I provided many references of proof of credibility and copies of past employment and and other background information including criminal history record which has no record. Per statement Page 5 line 8 states her informed her about the statement I made to her witch constitutes HEARSAY rule Judge allowed knowing it was invalid. Page 5 line 16 through 20 where again states that she received a message from the following called and reiterated the message again constitutes HEARSAY rule, again Judge did allow it. Page 6 lines 8 through 25 & page 7 lines 1 through 17 as where it was established from the day of first attempting all parties, were aware that I was an and and was always especially knew about for through the walk through I left in Trying to prove that I was ever intimidating of dangerous is unfounded. Judge overreacted and prejudicially because anything I said was without any thought and consideration, just because makes any statement to judge She Judge took as gospel truth. Page 7 & 8 lines 24 through 9 I had called and we reached an agreement she would open the gate per written and verbal agreement and as usual she did not open out of spite and to try and start another incident. She said she called so did I they responded and replied first amendment name calling is fine so long it is not a verbal threat and ordered her to open gate. I also filled Page 8 lines 12 trough 22 where I was on property and not suppose to be it was an injunction of harassment no a restraining order I am allowed on property any time to visit friends. I went to take pictures of said posted fire lane signs that I received a call from my friend or assistant. Page 12 lines 18-25 page 13 lines 1-6 where JUDGE TIME AND AGAIN not mine. Page 8 line 23-25 The reference is referring to happened prior on a upstairs neighbor I complained about and her attitude was I don't care basically. Page 8 lines 12-22 where she and I had to she didn't even bother Page 9-11 established my creditability about myself lines 1-25. As where in part of violating the harassment order as being on property page 11 lines 5-25 as stated in prior trial with Judge that to be out no later then the Page 11 Line 10 again when objected she allowed she stated on page 6 & 7 lines 25- 1-11. Page 11 line 21 - page 12 line 9 stating I again violated the writ and was harassing which again Judge judgement clearly stated I had possession of said premises till Video recording stating to do not relinquish possession of property. Page 13 line 1-25 explaining why I was there on property not violating order to see firsthand about Fire lane signs just posted Page 13 line 13-25 stating violation of order was to gather information of not violation of order, and again Judge objected to my response BECAUSE THIS ENTIRE WAS FOR that is why I believe she was predigest and discriminatory against myself. Page 14 line 1 -25 Judge why the order should

stand no legal basis provided other than violation of order to continue order of harassment. Page 14 line 25 through page 15 lines 2 again Judge objected to anything I said not allowing my here say and allowing hear say page 5 lines 8-25. The incident where I personal by me explaining and by myself page 15 lines 8-25 as to show I always because I am a

Page 16 lines 1- 12 which states that and explains why I called and have the right to say what I said and guaranteed under the constitution of the United States, Bill of rights first ten amendments and the to where I am dated to saying such statements where they agreed that maybe not nice but totally legal under the law. Page 17 lines 11 22 Judge gave and ruling to the matter in favor of which was totally prejudicial against myself as provided in aforementioned proof of documents and memorandum. I am also filing Judicial Misconduct charges against Judge also lied on forms making false statements on matters to acquire injunction of harassment by saying I called and threatened I The exact statement was recorded and I quote

Also lying about language used on by adding more use of word

Yours Sincerely