

State of Arizona
COMMISSION ON JUDICIAL CONDUCT

Disposition of Complaint 24-139

Judge:

Complainant:

ORDER

June 27, 2024

The Complainants alleged improper legal rulings by a justice of the peace 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 members Roger D. Barton, Louis Frank Dominguez, and Regina L. Nassen did not participate in the consideration of this matter.

Copies of this order were distributed to all appropriate persons on June 27, 2024.

From:

Sent:

To: Commission on Judicial Conduct <CommissionJudicialCo@courts.az.gov>;

Subject: JUDICIAL COMPLAINT (Urgent!!!)

Caution! This message was sent from outside your organization.

From: (We/Us/Our) _____ and _____
is Doing business as:

_____ is Doing business as:

About: _____ COURTS OF THE STATE OF ARIZONA IN AND FOR THE _____

This is about a Judge named _____ (She) here in
Arizona _____ County.

_____ and the court needs to be investigated for RICO
Charges and more. They have an organized crime structure. They
ignore sufficient evidence that's in the county recorder's office, no
mortgages/debt found and they attempt to collect on insufficient,

inaccurately proven to be hearsay/void complaints. (See attachments for clarity)

We do not have a valid contract with this company. All contracts attempted to be forced upon us are null and void.

This court and all staff members have failed to present their assumed name certificate to even do business with us.

She said she's gonna have to enter a default Judgment on someone who was proven to not even exist nor have a SSN.

She said she doesn't swear to tell the truth.

She never provided verified proof that a mortgage or any loan has ever been provided to the alleged defendants in this case.

She never swore to tell the truth under penalty of perjury.

She entered a judgment against 2 defendants proven to not be found pursuant to _____ in _____ of _____.

The Plaintiff who actually failed to appear in court never submitted any accurate evidence to support their claim because we sent in evidence proving every claim made against us was stated wrong even the mortgage being owed. This is a retaliation lawsuit against us because we have one in civil court already.

The Plaintiff never issued a notice to the alleged defendants.

She never stated under penalty of perjury the specific insufficiencies of every exhibit entered prior to the alleged trial.

She never explained who the injured party was.

She never explained if the injured party was able to produce the True Bill.

She never explained if the injured party was able to produce the mortgage & note unseparated proving a verified debt has not been transferred or sold.

She never explained if the injured party was able to produce the original credit application.

She never explained if the injured party was able to produce the complete ledger displaying all sides of accounting.

She never explained who injured the living man or woman in this case.

She never explained who the living man or woman was in this case.

She never acknowledged or mentioned on the record any of the evidence we submitted into the court proving we owed no debt.

She ignored the fact that the attorney had no 1 hand knowledge of anything in this case.

She ignored the money orders sent early proving the ledger attached to the plaintiffs complaint and summons were wrong.

She made a judgment in favor of a plaintiff that lied in her face on paper stating a notice was made written on the but attached is a notice from a different company with a different date of the notice being written as the .

She even stated that one of the names of the defendants is here before her when I asked her on the record. So I don't comprehend why she'd document the defendants failing to appear twice.

She ignored the fact that the actual people and persons that have an interest in this property were never served any notice prior to trial by the plaintiff in this case.

Attempted to enter a judgment against a different name multiple times until she was asked to read the alleged defendants names again.

She abused her authority and made a false Judgment documenting she called the case _____ when instead it was more than _____ times.

She never spoke on if she had researched the county recorder's office or not.

By the way, we have the exhibits and audio to prove everything above.



Audio proves the alleged defendants 4th Amendment Rights were actually violated.



CASE NUMBER

See attached

Plaintiff(s) Name / Address / Email / Phone

Defendant(s) Name / Address / Email / Phone

See attached

Attorney for Plaintiff(s) Name / Address / Email / Phone

Attorney for Defendant(s) Name / Address / Email / Phone

MOTION to SET ASIDE / VACATE JUDGMENT

JCRCP Rule 141

ORAL ARGUMENT REQUESTED

BY AGREEMENT

POSSESSION OF PROPERTY AFFECTED

You have the right to file a written response to this Motion within ten (10) judicial days from the date this Motion is served. Your response must be filed with the court. A copy of your response must be served on 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 in this case.

I would like the court to:

Statement of Facts:

See attached

Legal Support:

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

Date : _____ Plaintiff Defendant

Date : _____ Plaintiff Defendant

Judgment signed: _____ 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 Plaintiff Defendant

NOTICE TO MOVING PARTY: If the time to appeal the Judgment has expired, service by process server or service by any other methods of service provided for service of Summons in JCRCP Rule 113 is required. Proof of service must be filed with the court, without proof of service or a response from the opposing party, the Court may deny your Motion.

NOTICE TO RESPONDENT: You have ten (10) judicial days after service of this Motion to file a written response, if you wish to do so. If no response is given, the Court will consider the relief requested and will enter an order without hearing any objection(s)

**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.**