

State of Arizona  
COMMISSION ON JUDICIAL CONDUCT

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Disposition of Complaint 25-549

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Judge:

Complainant:

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**ORDER**

February 13, 2026

The Complainant alleged a justice of the peace allowed his name to be spelled in all capital letters.

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 Denise K. Aguilar and Cathy Riggs did not participate in the consideration of this matter.

Copies of this order were distributed to all appropriate persons on February 13, 2026.





I \_\_\_\_\_ do solemnly swear or affirm that  
on the \_\_\_\_\_ day of \_\_\_\_\_ the  
\_\_\_\_\_ the  
*Complaint Against A Judge*  
dated \_\_\_\_\_ which is \_\_\_\_\_ pages in length has been examined by  
\_\_\_\_\_

me and to the best of my knowledge the information contained on this document is true,  
correct and complete.

I understand that if I am found to have made a false or misleading statement concerning  
information on this document I may be subject to the penalties of perjury.  
*without prejudice I reserve all my rights and waive none*

\_\_\_\_\_  
Signature Date

State of Arizona  
County of \_\_\_\_\_

Subscribed and sworn/affirmed before me this \_\_\_\_\_ day of \_\_\_\_\_

by \_\_\_\_\_

**NOTARY PUBLIC**

NOTARY SEAL:

MY COMMISSION EXPIRES:

**Affidavit**

**Complaint Against A Judge/**

Justice of the Peace Pro Tem

Case:

Comes now: \_\_\_\_\_ as complainant and beneficial title holder; acting in the capacity of one who is at the age of majority able to contract and administer my own affairs competently in Sui Juris.

A pre trial court hearing was set up by Judge/Justice of the Peace/ \_\_\_\_\_ to be held on \_\_\_\_\_ at \_\_\_\_\_ as a party and friend of the court in relations to Case No: \_\_\_\_\_ to be presented and all documents file and stamped to be used for the court proceeding led by Judge/Justice of the Peace/ \_\_\_\_\_ Proceeded by asking the Name and **answer** to the Name being called. The tone of voice and how the Judge ask and the usage of a **Name** made it seem as if the Judge was changing the venue of jurisdiction from natural justice to a State/federal statutory compliance and not as a people within the boundaries of a state national. As beneficial party in interest/moving party stated that I need to identify the way I would like the court to recognize me because I did not desire to be misrepresented. At this point judge said he would dismiss the case for not responding to the Name being called. The Judge would not let me and he pushed to call the Name again. Until he let me speak than I proceed by, In order to proceed, I first require the court to recognize I am here in special appearance as the "beneficial equitable title holder" on matters involving of the Named trust in this matter? I also require this court take notice my Bill of Complaint in Equity, and notice that I appear only in the capacity of one who is at the Age of Majority. As such, I therefore direct you to fulfill your fiduciary duty to settle all accounts as trustee per the BILL OF COMPLAINT IN EQUITY I submitted, and recognize my right of subrogation on this matter.

I did not know Judge/Justice of the Peace/ \_\_\_\_\_ would not be there for the court case proceeding but that Judge \_\_\_\_\_ would, since I the plaintiff had appointed Judge \_\_\_\_\_ as the Trustee in all matters of the said case. Judge \_\_\_\_\_ dishonor the THIS BILL OF COMPLAINT IN EQUITY and all pertinent affidavits that I created in order to support my claim against the Defendant who had created damages by not acting in conscience to complete the agreement for fulfilling his intent of repairs and new construction. My concern in this complaint against Judge/Justice

of the Peace/ \_\_\_\_\_ is, that he on purpose did not want to recognize me as the Real Party in Interest/Complainant and equitable beneficial title holder of the security instruments in my good name that would be used to settle all matters of any bill (and for any bonds created for the court case in order for the Trust to be workable), that would be presented by the court/Arizona Justice Court for services rendered and since by paying the fee for filing that fee constituted and order on my summons and complaint that was converted as a security complaint after 72 hours. Reason being is I also had made a claim on the minors account and had entrusted the judge as trustee to carryout as a fiduciary my orders.

I also would like to say that prior to the Judges conduct on \_\_\_\_\_ from the beginning of filing the summons and complaint I was being misled by the clerk of the court window to not identify myself properly. Also, a response in a form of Small Claims was filed by the defendant which it should have not been filed in that form. Also a Mediation Outcome Notice/Motion was sent on \_\_\_\_\_ n a form of All Capital Name, in which I disagree and had to go to the Arizona Justice Court/ Justice Court to make the corrections for Upper case Lower case. I also would like to say that I sent by mail the (This Bill of Complaint in Equity) which the defendant did not want to receive, but please listen, I resend the document back by mail and received a green card slip as proof that it had been received but it was never sign for. Notice also that if it had been sign that would mean the defendant accepted the Bill, therefor if the judge would have honor me, than he would have been force to enforce the Bill against the defendant. Two days later or so after \_\_\_\_\_ the resend documents were send back to me by mail. This fact explains why the judge did not honor nor granted a relief on my summons and complaint. I believe it was in mockery of all documents filed and stamped with the clerk of the court. I also would like to say that Judge/Justice of the Peace/ \_\_\_\_\_ on \_\_\_\_\_ on a phone hearing behaved in an inappropriate manner on a call that lasted only 3 to 4 minutes, and 2 days later sent a notice for the court pretrial hearing on \_\_\_\_\_ Judge \_\_\_\_\_ notice by mail for that court hearing was also made in a form of All Capital Letter Name. I had to create an Affidavit notice of response of inconformity since I did not consent to be miss identify and make one believe to satisfy federal statutes. I believe all this behavior was the reason why judge \_\_\_\_\_ dismissed the case.

I declare under penalty of perjury that the forgoing is true and correct to the best of my knowledge , information, and belief.

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

Signed on the \_\_\_\_ day of \_\_\_\_\_

*without prejudice I reserve all my rights and I waive non-over*

Signature \_\_\_\_\_ Date \_\_\_\_\_ ,

**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.**