

State of Arizona  
COMMISSION ON JUDICIAL CONDUCT

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Disposition of Complaint 17-038

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Judge:

Complainant:

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**ORDER**

The complainant alleged a pro tem justice of the peace issued improper rulings, which he was permitted to enter by a justice of the peace who failed to properly supervise him.

The responsibility of the Commission on Judicial Conduct is to impartially determine if the judges 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 judges' rulings. In addition, the commission found no evidence of ethical misconduct and concluded that the judges did not violate the Code in this case. Accordingly, the complaint is dismissed in its entirety, pursuant to Rules 16(a) and 23(a).

Commission member Art Hinshaw did not participate in the consideration of this matter.

Dated: March 29, 2017

FOR THE COMMISSION

/s/ George A. Riemer

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George A. Riemer  
Executive Director

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

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

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

2017-038

In re:  
and

**COMPLAINT AGAINST A**

Please accept this letter as a complaint against \_\_\_\_\_ of the \_\_\_\_\_ and the \_\_\_\_\_ he allowed to make rulings in the above referenced case.

I am currently a Defendant in the above entitled case. The Plaintiff is an LLC and all of the pleadings have been authored and filed by a non-lawyer,

While the case was originally filed in \_\_\_\_\_ where \_\_\_\_\_ could represent the LLC, I filed a counter claim in the matter which exceeded the jurisdiction of the \_\_\_\_\_ and \_\_\_\_\_ so this now should be a \_\_\_\_\_ matter. They did transfer it from \_\_\_\_\_, but for reasons I do not understand, it has not been transferred to \_\_\_\_\_ as it must be.

When \_\_\_\_\_ denied my motions on \_\_\_\_\_ he did so in excess of judicial authority as the \_\_\_\_\_ lost jurisdiction over this matter when I filed my counterclaim.

\_\_\_\_\_ is NOT an attorney and he cannot represent this LLC in Court. I filed numerous motions to strike or dismiss the pleadings/complaint because the Court has no jurisdiction in this matter as there is no real party in interest, because the LLC is now unrepresented. (See attached pleadings). The court denied each of my pleadings even though the Plaintiff failed to respond.

Worse yet, each of these motions was denied by \_\_\_\_\_ a \_\_\_\_\_ A simple search \_\_\_\_\_ reveals that

is The :ook away in  
He was a and has a  
duty to uphold the integrity of the judiciary and he has violated that by  
allowing to run roughshod over the laws of  
the

The has recognized:

While a natural person can always appear pro per, a corporation is an entity unto itself quite separate from its owners and officers. Thus, to respect the corporate form, we long ago adopted the rule that a corporation cannot appear in court without a lawyer.[1]

“Until a corporation appears in court by counsel, its appearance is defective.”[2] This rule applies in state courts, as well as federal courts.[3] Additionally, it applies to tribunals, not just courts.[4]

This Court has violated the law by allowing a non-lawyer to file pleadings and represent an LLC in open court. Both of these “ have acted in excess of their judicial authority.

More important, as you can see from the minute entries, the Court has not sent me copies. Why should I have to drive almost miles return to get that which should be mailed to me automatically? is responsible for his staff and if they are not mailing minute entries and other court documents to me, he is responsible.

I have the right to expect a competent jurist and a fair trial in this matter and I have been denied both.