State of Arizona COMMISSION ON JUDICIAL CONDUCT

Disposition of Complaint 18-190	Disp	osition	of	Comp	laint	18-190
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Judges:

Complainant:

ORDER

The complainant alleged a superior court commissioner improperly interjected himself into a case no longer assigned to him. The complainant also alleged a superior court judge improperly failed to correct the commissioner's ruling and was biased against her because she was self-represented. Finally, the complainant alleged another superior court judge was biased against her and entered improper orders because she was self-represented.

The responsibility of the Commission on Judicial Conduct is to impartially determine if a judicial officer 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 a judicial officer's rulings. In addition, the commission found no evidence of ethical misconduct and concluded that the judicial officers 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: October 3, 2018

Copies of this order were distributed to all appropriate persons on October 3, 2018.

Dear

Around of , I filed a complaint about Judge which was investigated and addressed. He received a from the Commission and at the same time he was inexplicably removed from the divorce case. Judge was assigned to preside over the case and has thus far conducted one contempt of court hearing in which only served to schedule a contempt of court hearing for .

I believe that Judge has seriously overstepped his authority to help his friend, , in much the same way he had before and his actions certainly warrant another investigation.

As expected, my (, hereafter) is still abusing the judicial system to avoid complying with court orders with his attorney's help. I know that the case itself does not concern you and that you have no jurisdiction to affect the outcome of the case, but knowing a bit about what is going on in the case will help you to understand how egregious Judge actions were.

Judge issued our divorce decree on (attached as scan0001) which included an order that if and I did not come to an agreement about our community marital assets, was to ship those assets illegally moved out of state back to on his nickle. Judge ordered they were to be delivered to and to be auctioned off with of the net proceeds to be paid to me as a result of all of the fraud had committed. refused to comply with the order, which is why I filed another contempt of court pleading, as mentioned above.

fraudulent bankruptcy case (that had interrupted our divorce case) and both the were settled with a agreement that included an of the alleged sale of all of our business girlfriend, . Per assets to , so the charges in those complaints were inherently tied to the settlement agreement. The charges of fraud in the cases are what allowed for the in the first place. I have attached them in case you are interested in seeing them. In furtherance of their schemes to avoid complying with court orders, filed and " of the for an emergency hearing at the in favor, which would be in full support of all of the an attempt to have it reversed in Fraud identified by the , so ultimately they will not prevail. and Judge filed an expedited motion on attorney, RESPONDENT'S EXPEDITED MOTION FOR LEAVE TO FILE COMBINED RULE 84 MOTION FOR CLARIFICATION AND RELIEF RULE 85(C) BEFORE **DEADLINE** OR ALTERNATIVELY TO HAVE THE DEADLINE TOLLED FOR 30 DAYS FOLLOWING **RESOLUTION OF THE** AND/OR LIFTING OF THE as " " of a to which attached the blank order drafted by and that I confirmed with the new was never granted. pleading was entirely based on Fraud. Keep in mind, Judge is the assigned judge to the case, however when I timely filed my , I was advised at the courthouse that Judge response (attached) on had already interjected orders for Judge in support of motion, which was based entirely on Fraud. When I left the courthouse (with a friend/witness) to hand deliver a copy of my response pleading to , he was anxiously busy finishing up his affairs to , which is hardly the sort of thing that could be planned in a few short days following Judge " orders. It appears that asked his friend, Judge , for a big favor so he could overstepped his jurisdiction and granted , to which I believe Judge it. No one has ever heard of such a thing happening, even people I've talked to who have litigated cases for over . I am considering what I will file in response, however in the meantime, I would appreciate it if the Commission would look into this anomaly and if it

was an illegal act on Judge part to issue orders in a case he is not presiding over, that he be dealt with accordingly.

I thank you in advance for your time and consideration.

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18-190

Dear .

You may or may not know that I tried my best to make sure the kept apprised of the situation, hoping he would step in and advise Judge to call the before blindly issuing orders in support of Judge unjustified order. My faith in his judicial prudence was sadly misplaced.

I received a letter today penned by Judge on in which he stated his full support of Judge Order for in this case. He, like Judge and Judge, has steadfastly refused to verify that the Respondents is unresolved or that a even exists in the first place by making a simple call to. I have no doubt that if I were a lawyer, he would have responded differently, but because I am I have no voice and therefore no rights in his courts.

Judge supports the violation of my civil rights and therefore I must include him in my complaint.

Hello

I did have copies of everything but I live in a substandard trailer that has a leaky roof I can't afford to fix. Monsoon rains have bled through my ceiling & down onto boxes of docs, books, clothes, etc ruining much before I realized it was happening.

My living circumstances are extremely dire, which makes the Judge issued all the worse, by prohibiting me from being able to have access to the courts to recover my losses.

I want you to actually SEE how desperately & quickly I need the justice promised me in the divorce decree & why the contempt of court hearing is SO important. My back door literally fell off so it's boarded over, my front steps collapsed so I have only one way to get into my trailer - a ladder. My windows are broken so they're covered in bubble wrap, I have open insulation on my walls, which I'm cautioned is dangerous to my health. The floor is literally disintegrated in places, so I have to replace all the subfloor, but until I can afford to, I walk on planks over open floor beams. There are gashes in the exterior walls that I could only afford to tape over. My pipes froze & broke in the first hard freeze last winter & I haven't had indoor running water since. I had no heat in the winter so even the water in my toilet froze. No one should have to live like this when a remedy was already ordered by the court.

A deputy sheriff recently responded to a call for help & walked through my trailer, so he could testify that everything I'm telling you is the truth.

The delays caused by ongoing fraud followed by Judge & Judge unjustified orders based on that fraud are catastrophic to me. I'm going to be on so withstanding these hardships at my age are all the more difficult. THIS is why I'm fighting for my rights so hard.

I will endeavor to provide you with all of the docs you've requested but I'll need to buy some of them from the court, so I'm not sure how soon I can afford to do that. In the meantime, I'll send what I have.
Today in the mail I received the order handed down from , which I will be appealing since the order violates everything stands for in general & my rights specifically. Because the case was resolved in , he did not refer to as , but instead as . I can provide you with a copy of that as well if you'd like. I also have the e-transcript from which I can forward to you.
The other thing I received in the mail was a second order issued by Judge in response to my
, which simply regurgitated the same nonsense as her last order.
Verbatim;

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This unjustified is being used to prevent me from pursuing justice, which I intend to discuss on my new I'm creating that discusses judicial corruption in the state & federal courts.

It is clear that Judge has decided that because I am a , nothing I say will even be considered by her if it contradicts lies or Judge orders based on those lies. There is no other way to view this willful defiance than as a demonstration of bias against me. Therefore, with a heavy heart, I must include Judge in my complaint. I had given her the benefit of the doubt, but her order assured me I will have no voice or credibility in her court without legal representation, which I cannot afford at this time.