

State of Arizona
COMMISSION ON JUDICIAL CONDUCT

Disposition of Complaint 17-290

Judge:

Complainant:

ORDER

The complainant alleged a superior court judge issued orders with conflicting dates, engaged in ex parte communication, held a hearing without his knowledge, and made improper rulings in a family law matter. The complainant also alleged six other judicial officers failed to find that the superior court judge acted inappropriately.

The responsibility of the Commission on Judicial Conduct is to impartially determine if the judicial officers 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 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).

Commission members Gustavo Aragon, Jr., Louis Frank Dominguez, Peter J. Eckerstrom, George H. Foster and Anna Mary Glaab did not participate in the consideration of this matter.

Dated: January 11, 2018

FOR THE COMMISSION

/s/ Colleen E. Concannon
Colleen E. Concannon

Copies of this order were distributed to all appropriate persons on January 11, 2018.

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

I understand the commission cannot reverse court orders or assign a new judge to a case.

I declare, under penalty of perjury, that the foregoing information and the facts I have provided upon which my allegations of judicial misconduct are based are true and correct.

Signature: _____

Date: _____

INSTRUCTIONS

Use the following space or plain paper of the same size to explain your complaint. Explain why you believe what the judge did constitutes judicial misconduct. Be specific and list the names, dates, times, and places relevant to your allegations. Additional pages may be used and relevant copies of documents may be sent with your complaint (please do not send original documents). Use one side of each page only and write legibly or type your complaint. Please keep a copy of your complaint for your records.

FOR I HAVE FILED FAIR AND HONEST COMPLAINTS OF Misconduct By FROM ILLEGALLY CHANGING DATES ON PUBLIC INFORMATION WITH OUT RESUBMITTING Using
 The PROCESS THAT IS Mechanical TIME STAMPED SO THERE IS NO QUESTION ON WHEN IT WAS SUBMITTED I FEEL HAND Written AND IN PENCIL IS NOT A LEGAL WAY AFTER A APPEAL REQUEST IS SUBMITTED TO
 THE APPEAL COURT I FC THAT IS DATED BEFORE I WENT TO THE PUBLIC RECORDS AND GOT A COPY THAT WAS NOT SIGNED OR DATED AND FOR THE APPEAL COURT TO DENY MY APPEAL RECALISE
 SIGNS AND DATES A COPY WITH A DATE THAT MAKES ME PAST 30 DAYS TO REQUEST A APPEAL THAT WAS NEVER SUBMITTED OR MAILED OR FILED THE PROPER WAY. REASON FOR
 ACTIONS AND REASON FOR MY Complaint IS FILED AS NO WRONG DOING BY RULE 29 EXPARTE COMMUNICATION ON COURT WAS HELD I FOLLOWED RULE 76 AND 69 FOR FAMILY COURT
 DID NOT I HAD NO IDEA WHAT I WAS DEFENDING MY SELF AGAINST SINCE I HING AVE NEVER BEEN Accused OR CHARGED WITH A CRIME AGAINST MY DAUGHTER ONLY THING I HAVE BEEN TOLD
 WAS SHE WAS TAKEN FROM ME BECAUSE MOTHER IS UNABLE TO CARE FOR MY DAUGHTER WHILE IN MY CARE SO HOW AM I AT FAULT ZND I AM FORCED TO NOT PRESS CHARGES ON SAYING ME ASSULTED
 AT A THAT TOLD ME OUR DAUGHTER HAD A GAME AT THAT Saturday MORNING WELL 1ST OUR DAUGHTER WAS NEVER EVEN ON A TEAM AND SINCE THEY TOOK AWAY FROM ME NEVER
 HAS PUT HER ON A TEAM JUDGE NOTED THAT BEING A REASON LOSING CUSTODY BECAUSE I DID NOT LIKE TO BE HIT BY ANOTHER MAN. WELL LET ME POINT OUT ALL SHOULD BE CHARGED WITH
 PUTTING MY LIFE IN DANGER AND WITH HOLDING Evidence AND NOT FOLLOWING LAW OF EVIDENCE 103.104, ARTICLE 1,2,1VRULE 601.605,NEEDS 607.615ARTICLE VIII802.805ART IX901-903RULE 103RULE 702
 NEED A CRIMINAL INVESTAGATION CONDUCTED WITH HOLDING Evidence THAT IF GIVEN TO MAYBE I WOULD NOT HAVE BEEN
 PUNCHED AND Threatened By IF I SHOW UP TO COURT I WILL NEVER SEE MY DAUGHTER ALIVE AGAIN SO I DID NOT GO LOST THE CASE AND DID NOT SEE MY Daughter FOR ANOTHER 2
 MONTHS UNTIL AFTER I WAS Sentenced CASE IS GETTING APPEALED AS A RULE 32. ALL THIS COULD HAVE BEEN AVOIDED AND STILL I HAVE NOT SEEN MY DAUGHTER FOR OVER A MONTH NOW IF
 AND THIS Committee WAS NOT DECATED TO PROTECTING THE WRONG DOINGS OF A JUDGE TO REGULAR CITIZENS ONLY JUDGES WHO PROFIT FROM THE COURT ARE GIVEN A TALKING TO BUT A JUDGE WHO
 FEELS A PERSON COULD HAVE A MENTAL ILLNESS AND THAN DOES THE MOST DISHONEST THING AND TAKES HIS DAUGHTER WHO IS ONLY SAFE WHILE IN HIS CARE AND PUTS HER IN THE HANDS OF
 THE ABUSER 100% AND EXCEPTS \$15-20,000 CASH AND EVERYONE WHO PRACTICES LAW EVERY DAY IS BLIND TO THE #1 MISCONDUCT AND UNFAIR COURT PROCEEDING THAT

VIOLATES MY CIVIL RIGHTS OF PRIVACY AND DUE PROCESS AND FAIR TRIAL BY COMMITTING RULE 29 EX PARTE COMMUNICATION AND ALLOWED HER [REDACTED] TO TESTIFY WITH OUT ME BEING THERE TO DEFEND MYSELF AND EXCEPTING Evidence OF EMAILS FROM MY EMAIL ACCOUNT SENT TO MY LOVERS THAT I MADE UP TO CATCH AND EXPOSE [REDACTED] HAVING Access TO MY EMAIL AND PHONE ACCOUNTS AND HE BASED HIS JUDGMENT 100% ON THE WITHNESS AND Evidence GIVEN AND STILL I HAVE NOT SEEN THIS INFORMATION IT WAS GIVEN TO ME BY ONE OF [REDACTED] EMPLOYEE AND I WILL GIVE [REDACTED] A CHANCE TO SUBMIT WHAT HE Received TO PROVE TO THIS Committee HIS Dishonesty HE WILL NOT SHOW CORRECT Evidence GIVEN HIS UNFAIR WAY IS CURRENTLY DESTROYING MY LIFE I SEE I WILL END UP DEAD VERY SOON BECAUSE OF HIS ACTIONS [REDACTED] CURRENTLY HAS Attempted ON HAVING HER BOYFRIEND [REDACTED] KILL ME I SINCE MOVED AND DO NOT WORK I LIVE IN FEAR EVERY DAY AND WORRY ABOUT MY DAUGHTER SINCE THIS CASE I HAVE ONLY SEEN MY DAUGHTER 5-8 TIMES I FILED Emergency ORDERS BECAUSE OF BURN MARKS MY DAUGHTER HAD BURNS ON TOP OF HER HEAD BY [REDACTED] WITH PHOTOS VIDEO AND VOICE I WAS KICKED OUT THE COURT HOUSE AND MOTION DENIED AND COURT DATE THEY GAVE WAS 4AM COURT TIME FOR THIS COMMITTEE TO ALLOW AND OVER SEE THIS RULE 29 VIOLATION COMMITTED AND LOOK THE OTHER WAY THIS COMMITTEE IS AT FAULT AND I AM FILING A LAWSUIT AND ANOTHER COMPLAINT TO THE U.S DEPARTMENT OF JUSTICE TO FILE CRIMINAL CHARGES FOR THE Corruption WITH IN YOUR COURT SO DISMISS THIS AS WELL FOR THAT IS WHY THE JUDGES PAY YOU FOR THIS IS MY TONE FOR I HAVE LOST AND SO HAVE THE PEOPLE OF AZ RESPECT FOR THIS DEPARTMENT MY VOICE IS NOT ALONE OR SILENT