

State of Arizona  
COMMISSION ON JUDICIAL CONDUCT

---

Disposition of Complaint 19-042

---

Judge:

Complainant:

---

**ORDER**

June 26, 2019

The Complainant alleged a superior court commissioner unlawfully detained him on an extradition warrant.

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 Rules 16(a) and 23(a).

Commission members Roger D. Barton and J. Tyrrell Taber did not participate in the consideration of this matter.

Copies of this order were distributed to all appropriate persons on June 26, 2019.

**CONFIDENTIAL**

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

**FOR OFFICE USE ONLY**

**2019-042**

**COMPLAINT AGAINST A JUDGE**

Name: \_\_\_\_\_ Judge's Name: \_\_\_\_\_

**Instructions:** Use this form or plain paper of the same size to file a complaint. Describe in your own words what you believe the judge did that constitutes judicial misconduct. Be specific and list all of the names, dates, times, and places that will help the commission understand your concerns. Additional pages may be attached along with copies (not originals) of relevant court documents. Please complete one side of the paper only, and keep a copy of the complaint for your records.

\_\_\_\_\_ was arrested on \_\_\_\_\_ by \_\_\_\_\_ on a message from a \_\_\_\_\_ located in \_\_\_\_\_ with \_\_\_\_\_ Either \_\_\_\_\_ ) or agent, \_\_\_\_\_, contacted " \_\_\_\_\_ t" for "l \_\_\_\_\_

\_\_\_\_\_ was unlawfully detained after \_\_\_\_\_ called the \_\_\_\_\_ and made claim to a warrant. There was no warrant because the " \_\_\_\_\_ in \_\_\_\_\_ had no valid oath of office on file. She was recused in \_\_\_\_\_ Additionally, a counter-claim was made against numerous actors whereby " \_\_\_\_\_ was recused and her office was vacant pursuant to law. Nevertheless, \_\_\_\_\_ continued to detain \_\_\_\_\_ unlawfully.

On \_\_\_\_\_, while still in custody at \_\_\_\_\_ Jail, prior to a scheduled hearing in the \_\_\_\_\_ received a ORDER from honorable \_\_\_\_\_, indicating " \_\_\_\_\_ that a " \_\_\_\_\_ " for \_\_\_\_\_ at \_\_\_\_\_ in \_\_\_\_\_ on \_\_\_\_\_ ( \_\_\_\_\_ ); and \_\_\_\_\_).

\_\_\_\_\_ created this order PRIOR TO any hearings on \_\_\_\_\_. The decision to continue to unlawfully detain \_\_\_\_\_ was made BEFORE any hearing was held on this same day. \_\_\_\_\_ received the document hours before the scheduled hearing from an attorney who attempted to re-present \_\_\_\_\_ to \_\_\_\_\_. Additionally, this ORDER created this day has no wet-ink signature. In fact, it had no signature at all; only a stamp on the signature line.

\_\_\_\_\_, still unlawfully in custody on \_\_\_\_\_, was forced to appear before " \_\_\_\_\_ where he notified her that his counterclaim was in the \_\_\_\_\_ case # \_\_\_\_\_. In re \_\_\_\_\_. The proof of \_\_\_\_\_ claims are in \_\_\_\_\_ (Notice of Recusal, (Refusal for Cause), \_\_\_\_\_ (Racketeering), and the latest GARNISHMENT of \_\_\_\_\_ (Doc \_\_\_\_\_) (garnishment); " \_\_\_\_\_ refused to acknowledged on the record that the " \_\_\_\_\_ would not acknowledge any " \_\_\_\_\_ that was not filed into the record on the case she was presiding over. She issued a \$ \_\_\_\_\_ bond and continued \_\_\_\_\_ unlawful detainment.

\_\_\_\_\_ bonded out soon thereafter and on \_\_\_\_\_, went to the \_\_\_\_\_ Upon a request for " \_\_\_\_\_ oath, the clerk advised \_\_\_\_\_ that they did not have the oaths for " \_\_\_\_\_ and directed him to the \_\_\_\_\_ went there and they said they did not have any oaths of \_\_\_\_\_ On \_\_\_\_\_ returned to the \_\_\_\_\_ and they advised him they now did have the oaths but " \_\_\_\_\_

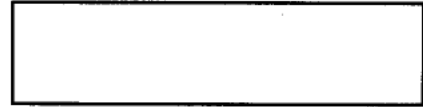
**was NOT ON FILE IN THEIR OFFICE.**

\_\_\_\_\_ is not a \_\_\_\_\_ according to \_\_\_\_\_ Therefore, in accordance with \_\_\_\_\_, her office is VACANT and she cannot be practicing law.

**CONFIDENTIAL**

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

**FOR OFFICE USE ONLY**



**COMPLAINT AGAINST A JUDGE**

Name: \_\_\_\_\_ Judge's Name: \_\_\_\_\_

**Instructions:** Use this form or plain paper of the same size to file a complaint. Describe in your own words what you believe the judge did that constitutes judicial misconduct. Be specific and list all of the names, dates, times, and places that will help the commission understand your concerns. Additional pages may be attached along with copies (not originals) of relevant court documents. Please complete one side of the paper only, and keep a copy of the complaint for your records.

I have been damaged by \_\_\_\_\_ who is impersonating as a " \_\_\_\_\_ " for the \_\_\_\_\_  
She is not a " \_\_\_\_\_ " or a " \_\_\_\_\_ " and her office is vacant.

I am hereby demanding that a thorough investigation of these matters be completed and a report of findings, facts, and conclusions be sent to the above mailing address.

I am also demanding that record be made that I am being forced through means of threats, duress and coercion to appear on \_\_\_\_\_, presumably in front of a " \_\_\_\_\_ " whose office has been vacant for an preceding indefinite period of time. I do not know how long her office has been vacant pursuant to law, but I witnessed \_\_\_\_\_ appear before her whereby she adjudicated their cases without any lawful authority.

I have been damaged and I notified the jail my charges were \$ \_\_\_\_\_ for unlawful detainment. Notice to agent is notice to principal, vice versa. I take these allegations very seriously and I am also demanding a Grand Jury Indictment be completed against \_\_\_\_\_ for her egregious actions against \_\_\_\_\_ as well as other victims who have appeared before her in the

(SEE ADDENDUM) (OTHER)

Your cooperation is appreciated.

Sincerely,  
*Redeemed for lawful money*  
Per 12 USC 411

personally visited the

Update requesting " " On " " from " " did not have any oath or record as required.  
" " was denied inspection of absent record and further denied anything in writing  
the " " was unavailable. Alternatively, while they fabricated an oath of office and  
attempted to stall This fraudulent document was filed and before he was again required  
filed it on colluding with whereby " " was  
was emailed a copy on " " The extradition warrant against " " was  
to appear before then endorsed an " " arrested at his appearance in accordance with

ADDENDUM

ON COMPLAINT AGAINST  
for

submits this "

" to supplement his case  
whose office as "

Her office is VACANT pursuant to LAW!

MEMORANDUM OF LAW

1.) Arizona Revised Statutes (A.R.S.)  
if appointed to be "taken and subscribed... at or  
before commencement of the term of office." <sup>Requires</sup>

2.) A.R.S. REQUIRES "state officers to"  
" (Id. 38-233(A.)

3.) Any person requesting to examine a copy of public records (oath of office),  
who has been denied