

State of Arizona
COMMISSION ON JUDICIAL CONDUCT

Disposition of Complaint 19-044

Judge:

Complainant:

ORDER

June 26, 2019

The Complainant alleged a superior court judge improperly dismissed her civil lawsuit.

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.

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

FOR OFFICE USE ONLY

2019-044

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 would like ask the commission to begin with what is the probability of a Judge getting assigned to your ~~Current Case~~ is same as assigned back from another case of yours that also have had fraud involved? Now hold that thought I will come back to it in a bit.

I am in middle of a nasty high conflict Custody matters divorce case when I filed this civil lawsuit of breach of contract followed by other claims I have against the defendant. This is

"as nothing is imp to me than my child ever in a million years. But at the same time I have not forgotten to have respect for the court and its rules and regulations. This is a fact the defending know by heart that I will chew down any amount of loss or any extent of harm/injury done/caused to me when my child is at stake; what I didn't realize/know that he have got the Judge card in his sleeves. Then I came to realization it's not only Judge Card he got the JUDGE up his sleeves, when I seen Dismissal Order for my civil suit. A suit with merit, applicable laws of this land & state and mostly with proofs no reasonable person

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will ever question in determining that if the defendant _____ caused these claimed heavy/injury to _____ or not. On other hand the meritless, no applicable law to support or any evidence to void plaintiff's claims motion to dismiss been submitted while creating chaos with my parenting time with my child so I be unable to concentrate or even have the time and energy to draft a response to his _____ request. The Judge should know well he is a _____ by profession and I'm a self litigant with no prior law education. It takes uncountable hours and sleepless nights for us to even have a proper response motions which I was sure that a Judge will have understanding of, so with that hope I submitted a request motion to extend time to file response on _____ which Judge _____ did no ruling prior, giving me a fair chance and deadline to submit my response and straight went granting that meritless MTD (which makes her out. that for violating the Rule 25-202 as the.

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The Judge _____ is also in violation of the plaintiff's ~~rights~~ Constitutionally protected right to 6th, 7th, 9th and 14th amendment rights. Reasons to particulars are as follows:

- ① 6th amendment right → Violation because I was not given a fair chance to present my case to a Jury, or otherwise, which is also violation of the equal protection clause and due process of 14th Amendment.
- ② 7th amendment right → Violated because the plaintiff was not given the benefit to be judged by peers. As in initial complaint form I mentioned I want a trial by jury.
- ③ 9th amendment right → Violation of it is in terms of unable to provide public with minimum standard of fairness and justice for us to have confidence on a Judicial. When such questions like these are raised over and over on Judicial officers in my opinion the Judiciary Committee and Supreme Court (Chief Judge) should look into the propriety of the appointed as these Judges are ① Incapable to think and act just and fair ② Incapable of serving Justice ③ Incapable to obey and respect the law.
- ④ Incapable of understanding that their job is to solely

④

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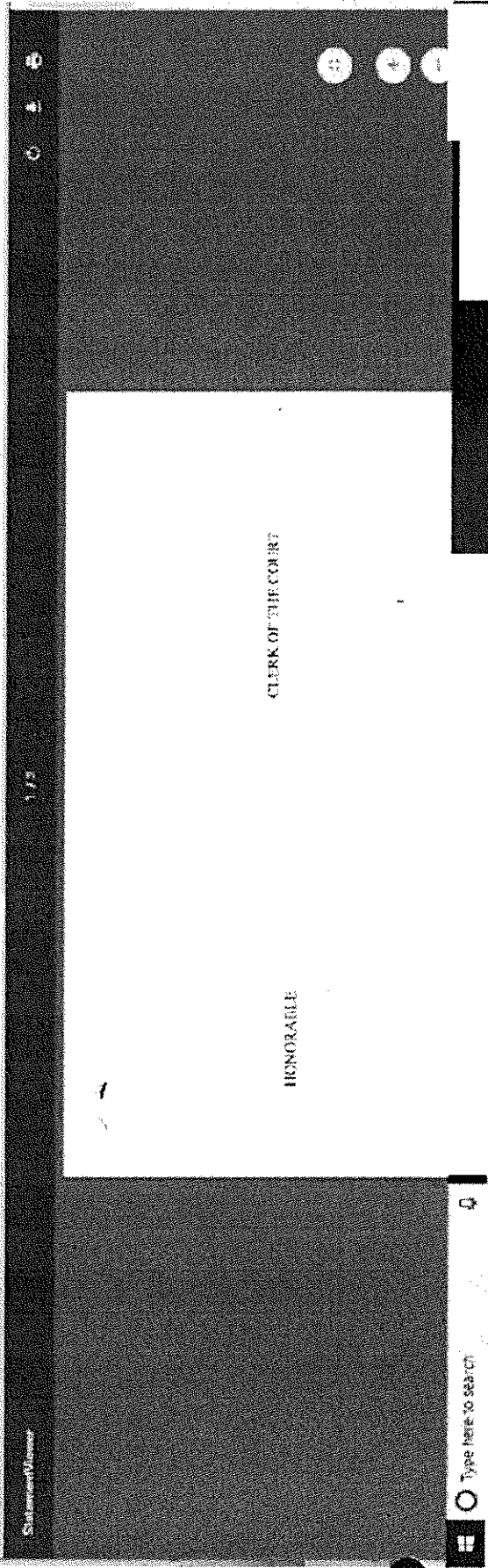
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See the evidences presented with the court and determine from there what's wrong and what is not and serve justice by awarding the required relief / Judgement end of story.

P.S. To members of the Commission,
Please it's about high time for something to be done, bring some sort of change I don't know what!? All I know is that this vicious cycle of fraud, conspiracy, injustice, partiality and mostly making a complete joke out of the constitution. For the love of God it is "THE CONSTITUTION" have some respect I alone cannot defend and protect this pride of our land all by myself, thus seeking help of all those to whom it means as does to me. And by raising my voice today to all of you I am doing justice and my diligent duty knowing the risks of doing so, I know one thing with or without help I will fight each and everyone one regardless of their position and power of office. But I am respectfully asking all of you who possess the power to bring about this fair change, whose actions will bring justice again

OVER VIEW OF THE CASE FILING:

EXHIBIT #A



**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.**