

State of Arizona
COMMISSION ON JUDICIAL CONDUCT

Disposition of Complaint 19-045

Judge:

Complainant:

ORDER

June 26, 2019

The Complainant alleged a superior court judge was biased against her and made improper rulings in a family law matter.

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

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

FOR OFFICE USE ONLY

2019-045

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.

On this Judge was presiding over my Case for the first time since Judge _____ been transferred over to another department. It was for Trial Hearing of visitation as my mom needed and for the interpreter and she was late to arrive. The Judge took that time to see other motions that was pending and awaiting to be seen, which was fine. The issue was ① He kinda seemed disappointed for the fact that I titled the filing "and not" for contempt order and directed me to refile with correct title (which I'm not really making a big issue but technically it is as a minor child's safety is in question here) which is waste of time and resources and technically I was not wrong as my target for that to court take notice of common law Jurisdiction preference as a choice of law for the mother and a Judge should have that knowledge to where someone was going with that title. which without a word of protest I refiled with correct title and now I am having heck of a time having it served to _____ as he won't just accept the petition (SEE EXHIBIT #A), ② This is my main complaint and concern to the Committee is Judge

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Striked my motion OSC
for ex-parte communication (violation of Rule
2.9(A)(D)) and so forth in violation of various code
of conduct rules as per complience with the law
that is not being pin pointed mentioned to keep the
Complaint paper Short and Sweet. He did not even
ask the opposing counsel to why he thought it was
OK for him to have ex-Parte communication with
the

which was the hearing time
for my return hearing after being released from the
Custody (which too was a result of ex-Parte and
void warrant issued by

for Child support.

which is both unfair and violation of Rules and
law that he must be held accountable for.
(SEE EXHIBIT #B for motion), please (See Exhibit
#C and Exhibit #D for the orders and motion put
in for correction). Why is all these Bias, Partialty
and injustice by these

while they were given this power that they uphold
so proudly and deny us our due right to Justice.

* Please note there is a clerical mistake in the
orders and a motion to correct error been just filed.

EXHIBIT / EVIDENCE INDEX:

<u>EXHIBIT</u>	¶ <u>RED FLAGS</u> ¶	<u>CONNECTION/ COMPARISON/EVIDENCES AS POOF MISDONDUCT AND VIOLATIONS</u>
<p>1. EXHIBIT # A 1 AFFIDAVIT OF GOOD FAITH EFFORT MADE FOR SERVICE OF "PETITION FOR CONTEMPT FILED" AND MOTION TO ORDER ALTERNATIVE SERVICE</p>	<p>¶ 1ST JUDGE MADE AN ISSUE THAT I <u>TITLED IT NOTICE AND NOT PETITION ON HEARING AND TOSSED IT TELLING ME TO REFILE IT WITH PETITIONING IT, NOW THAT I HAVE REFILED IT AND IS PLAYING GAMES AND JUDGE INSTEAD OF TELLING HIM OFF THE JUDGE IS ATTACKING ME; HURTING MY SELF RESPECT BY SAYING WHATEVER IS COMING TO HIS MIND? ONCE MORE EVIDENCE OF BIA, PARTIALTY AND WORKING IN CONCERT WITH THE OPPOSING COUNSEL, IN UNDERSTANDING AND IN PERFECT ORGANIZED PRE-PLANNED WAY WITH INVOLVEMENT OF ALL THE</u></p> <p>TOO BUT I COULDN'T</p>	<p>EXHIBIT # A 2 ORDER ENTERED FOR MY FILING (PLEASE NOTICE JUDGE'S ARROGANT, MISDEEINING AND HOSTILE TONE OF LANGUAGE USED IN THE ORDERS) I CAN CLEARLY SEE BEYOND A SHADOW OF ANY DOUBT HIS BIASNESS, UNFAIRNESS, AND PARTIALTY. ALSO PROVES THE JUDGE IS TEAMED UP WITH THE OTHER PARTY AND ARE WORKING IN CONCERT WITH THEM AS THEY ALL CONTINUE ON WITH THEIR INJUNICE AND ABUSE BY RAILROADING ME TILL I GIVE IN AND LEAVE MY GROUNDS FOR HAVING JUSCTICE TO BE SERVED AND GIVE UP MY RIGHTS TO PERSUE MY DELIGENT NATURAL AND CONSTITUTIONALLY PROTECTED RIGHTS "RIGHT TO LIFE, LIBETY AND JUSTICE" BY ACCEPTING THEIR</p>

	<p>QUITE SPOT THE IDENTITY YET WAS EVIDENCIALY PROVEN TO ME WHEN NEITHER PETITIONER NOR HIS COUNSEL SHOWED UP FOR THE HEARING ON [REDACTED] AND HE WAS OK WITH IT.</p> <p>¶ GOT THE RECONFIRMATION OF HIS BIAS, PARTIALTY AND POSSIBLY CONFLICT OF INTEREST FROM HIS DENIAL OF MY MOTION TO ORDER ALTERNATIVE SERVICE. [PLEASE READ THE ENTIRE 3 PAGE ORDER AND MAKE NOTE OF USE OF LANGUAGE AND HIS ATTITUDE TOWARDS ME. PLEASE COMPARE AFTER COMPARING BOTH EXHIBITS]</p>	<p>ABUSE AS MY LUCK/FATE AND KEEP SUFFERING THIS INHUMAN AGONIZING PAIN AND BURN IN THE SCORCHING HEAT OF OF OTHERS EGO AND HATE TILL I BECOME ASH.</p>
<p>2. EXHIBIT # B 1 NOTICE EXPEDITED MOTION TO ORDER TO SHOW CAUSE.</p>	<p>¶ WHY STILL VIOLATING THE CIVIL RULES IF CAUGHT RED HANDED? UNLESS THE COUNSEL DOESN'T HAVE THE CONFIDENCE ON THOSE PLAYING IN CONCERT WITH HIM IN RAILROADING ME AND KNOWING IT WON'T GO NO WHERE REGARDLESS HOW</p>	<p>REQUIRE THE VIDEO FROM [REDACTED], ROOM # [REDACTED] (BETWEEN [REDACTED] BECAUSE EXACTLY AT [REDACTED] PETITONER AND HIS COUNCEL LEFT THE ROOM.)</p> <p>EXHIBIT # B 2 SCREEN SHOT OF MY TEXT MESSAGE TO [REDACTED] AFTER THEY</p>

	<p>HARD I TRY AS ALL THOSE WHO ARE ASSOCIATED TO THIS CASE ARE RUNNING UNDER DIRECTION!</p>	<p>JUST LEFT THE ROOM WHEN I WAS ENTERING FOR THE HEARING.</p>
<p>3. EXHIBIT # C 1 TRANSCRIPT AND THE ORDERS FROM THE HEARING HELD ON</p>	<p>¶ WHAT IS THIS JUDGE DOING? THERE IS A VIDEO RECORING TRANSCRIPT IN EXISTANCE OF THE HEARING. HE IS OPENLY</p> <hr/> <p>¶ TAKE NOTICE OF THE CONTENT OF THIS REQUEST SINCE NOW THAT THE JUDGE DENIED IT FOR THE REASON I DIDN'T FILE IT PETITION AND ASKED ME TO REFILE IT NOW HIS ATTORNEY IS NOT DENYING TO ACCEPT (SEE EXHIBIT</p>	<p>EXHIBIT # C 2 MOTION TO CORRECT CLERICAL MISTAKE/ERROR ENTERING HEARING ORDERS</p> <p>EXHIBIT # C 3 (i) MINUTE ENTRY</p> <ul style="list-style-type: none"> DENYING TO EVEN CORRECT SOMETHING THAT STANDS WRONG IN RECORDS. <p>EXHIBIT # C 3 (ii) VIDEO TRASCRIPT OF THE HEARING HELD ON</p> <p>EXHIBIT # C 4 EXPEDITED NOTICE MOTION OF CONTEMPT OF COURT AND ORDER CIVIL INJUNCTION AGAINST HARASSMENT</p>

**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.**