

State of Arizona
COMMISSION ON JUDICIAL CONDUCT

Disposition of Complaint 19-053

Judges:

Complainant:

ORDER

July 3, 2019

The Complainant alleged two superior court judges were either incompetent or had been influenced by a criminal syndicate. The complainant further alleged a justice court hearing officer improperly influenced the superior court judges' decisions.

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 Denise K. Aguilar, Barbara Brown and Diane M. Johnsen did not participate in the consideration of this matter.

Copies of this order were distributed to all appropriate persons on July 3, 2019.

Comp

19-053

Hello, I hope this letter has found you well.

It is with my deepest regret that I have found it necessary to have to come to the point where I am sending this letter to you and other of your peers and colleagues. I sincerely and respectfully request that you will take some time to read the enclosed letter and give some thought as to how severe the situation must truly be for me to have escalated this to your level. I thoroughly understand that you likely have a daunting schedule and would prefer to not be engaged in matters such as the one I am about to explain. Please accept my most sincere apology for troubling you with this. Likewise, accept my gratitude for whatever part you may play in the outcome. I am hopeful that you will understand the gravity of the situation and act appropriately. Thus far, matters have been handled in a manner which honestly, I have no appropriate words for.

The following pages of text is merely a synopsis of events. The full detail of the criminal events, biased judgments, and complacency of judicial component as a whole is far too extreme, for me to attempt delivering to you via a letter. I will be happy to speak with you, should you desire clarification of the issues that I have outlined. Mind you, I have not included every abnormality of the situation into my letter.

My efforts to resolve issues or attain fairness through the proper channels have failed. The mental and physical well-being of a child is at stake. I will take this as far as I need to go. I would rather not bring these issues into a public forum. It would serve only as an embarrassment to several individuals and a negative public opinion of the Justice System of the State of Arizona.

The following is a list of persons, who I firmly believe need to be investigated for a lack of competency of their duties, corruption (individually or encompassing their professional circle), subjection to extortion or bribery, or for general wrongdoing.

- 1) Judge [redacted] Judgements do not seem to comprehend the risks associated. (Good behavior or not, the character of the defendant is defined by their actions. I respect the right of innocence until guilt is proven, but that should not justify reckless provisions to be made.)
- 2) Judge [redacted] Only days after our son was overdosed while in his father's care, Judge [redacted], denied my motion for a hearing to Modify. This judgement is in direct violation of the current agreement. I have been denied my right to present supporting evidence for why a modification is in the child's best interest. Judge [redacted] has endangered a child and violated my right to a fair trial.
- 3) [redacted] Acted with a clear bias against the mother. The supporting documentation is astonishing.
- 4) [redacted] Judicial Officer: Is a [redacted] It is known and documented that [redacted] conspires with the defendant, [redacted] I believe that [redacted] uses his [redacted]

professional influence to alter or tamper with the judicial process. It should be appropriate to subpoena all electronic and telephonic communication between [redacted] from the period of [redacted].

Again, I am regretful that this letter has arrived at your desk, but it is necessary. Prudent action needs to be taken in response to the following letter that I have provided you. A child's wellbeing is depending on it.

Mobile: [redacted]

You can also reach me via my husband's number: [redacted]

Respectfully,
[redacted]

To Whom It May Concern,

My name is _____ and I am writing in regard to the handling of various legal matters relating to my _____ and a minor child in common. I am regretful that I feel compelled to write this letter. I assure you that I am writing to you with sincerity and respect. I have deep respect for the law, our nation's legal system, and the rights of both the accused and victim. Because of my respect, I am saddened by my observation of the events and court decisions that have taken place since the beginning of _____

Many of the proceedings would suggest that there is something terribly wrong within the _____ Whether the cause is extortion, bribery, or some other internal influence, the entire situation bleeds of criminal corruption within the _____ system. Unfortunately, in the outcome, they're playing "Russian Roulette" with an innocent child's life. As a law abiding, tax paying, _____ I demand that these matters be investigated immediately, thoroughly, and without "benefit of the doubt" to those officials involved, and the necessary people be held accountable.

I must bring attention to the fact that my child and I are not being represented fairly or with common sense. It is not my intention to insult anyone or to make assumptions of any one person's effort. However, all things considered; it would appear as if there is criminal corruption embedded deeply within the court system. I am urging you to receive my message with a sense of humanity, understanding, and urgency.

To put things into perspective, _____ is a _____ It should be common knowledge that the _____ is a known and registered _____ and likewise an _____ I do understand that it is not _____ nor is that the particular issue at hand. Please understand though, it is no accident that _____ made a conscious decision to _____ He was well aware of what _____ and it takes time and effort to become _____ This should serve as an example for the character and mindset of an individual who would seek _____ Keep in mind that _____ who simply met up with " _____ " of acquaintances.

_____ is currently under investigation and scheduled for trial regarding his involvement in a _____ on _____ In the early stage of the investigation into the _____ : informed me that in order for _____ to have secured his position of _____ was making the point to me, that _____ is a very dangerous individual, but the _____ was not permitted to elaborate further.

While I do agree that a person should be considered innocent until proven guilty, _____ is a known and proven _____ It is a fact. It is also a fact that witnesses of the _____ mentioned one _____ and then fled the scene of the _____ was the only one that _____ He was later arrested, hiding in his business office. These facts are well documented in the police report. Regardless of his guilt or innocence of the crimes for which he has been charged, I'd think it common sense for the court to understand that an individual who made a conscious decision to _____ should not be entrusted with the safety of a child nor should that person be trusted simply on their word or "good behavior" since the incident took place. He is still,

The reason why I am concerning myself with the matter of his _____ is simple. He and I have a child in common. Therefore, the events that take place in his life inherently convey into our child's life. It should be understood that I know _____ far better than his _____

I firmly believe that my child is in danger of being abducted, severely wounded, or killed in _____ while in his father's custody. While to you and others, this viewpoint may come across as conspiracy or overreacting, the fact of the matter is that I have first-hand knowledge of his true intentions and personality. I assure you that my concerns are not unwarranted. My child's father is facing the possibility of _____

Currently he has _____ is not the type of individual who will _____

Based on my extensive personal knowledge of my son's father, I know something much more clearly than anyone from the court system does and there is good reason that I am no longer his wife. It is my very firm belief that _____ is a flight risk due to the reality of the consequences he may face. You can be sure that he has plans in place to ensure that _____ I have brought this concern to the attention of the _____ which has completely disregarded my concern and ignored my suggested mitigation to the matter. The _____ has now aided and amplified the endangerment of a child!

On _____ submitted a motion to the _____ to have his _____ and to be given permission to _____ The prosecution submitted a motion to grant the request on the condition that _____ \$ _____ in exchange for _____ That money would be returned when the _____ Considering the circumstances, I think that is a very reasonable concession. The judge from the criminal court _____ the prosecution's motion and _____

Given the nature of the charges, the _____ and the high potential for _____ to not return from _____ I was completely dumbfounded by the courts decision. The court provided _____ the opportunity of " _____ " by not _____

That event prompted my very first concern that perhaps the judge has somehow been influenced by the _____ to not interfere. Maybe by threats or intimidation, financial compensation, or maybe the Judge is a _____ Whatever the reason, I thought it to be highly irresponsible of the judge to _____ I was told that the decision was made because _____ had been attending his court dates and hadn't gotten into any additional legal troubles. Does this judge simply not comprehend _____ ? I would say this is a display of incompetence, at least.

I find it necessary to inform you that a _____ Judicial Officer is a _____ His name is _____ who I also know on a personal level. Ask yourself, what business does a _____ have with an officer of the court and vice-versa? It isn't farfetched to believe that collusion and corruption is happening with other officials within the court system in _____ Professional courtesy, if you will. I firmly believe an investigation of the _____ court officials that are involved with _____ and any case tied to _____ are in order. At the very least, I believe that an investigation into _____ should be mandatory. I would say that this is a tremendous conflict of interest. Is _____ pushing his personal interests by way of professional influence, within the courts? It certainly would not be unheard of, for _____ to use an internal connection for personal gain. I'm confident that there is a connection between _____ and the completely illogical rulings being made in _____ cases. There are glaring abnormalities of the _____ court rulings. There are simply too many bad rulings to assume that court officials haven't been influenced in some way. Something is seriously wrong.

When it comes to the decisions that have been made by the courts, I'm struggling to comprehend how the judges have put ANY consideration into the welfare of an innocent child that has fallen into the middle of his father's [redacted] My attorney doesn't understand, my family doesn't understand, and not one single person who I have told about the situation has been able to understand why a judge would allow a [redacted] to wander about freely, then another judge, ignore a mother's plea for intervention when so much is at risk. He still has rights and I understand, but rejecting any and all logical methods of protection for the child seems corrupt and intended to circumvent my rights as a parent. The court is observing and prioritizing the requests of the man on trial but is continually denying the mother's requests for protection of the child during the legal proceedings. Does the child have any rights? Does the mother? I have spent [redacted] dollars in legal fees, fighting to protect my child. It has gotten me nowhere. I have only asked for [redacted] to be reinstated for the duration of [redacted] Material changes in the monitoring of [redacted] have taken place. Certainly the conditions of his [redacted] should be modified in response, to ensure the safety of the child. If he is truly innocent, then it is a temporary inconvenience. An inconvenience I think is justified, considering his own [redacted] Honestly, I wish that there were some type of legislation in place to protect children from [redacted] Given the number of studies that have proven, time and again, that children [redacted] It just doesn't make any sense.

Anyway, I will digress a little, for the sake of giving you a glimpse of what I have been up against. Perhaps you too, will begin to understand how I am perplexed by the courts rulings.

The [redacted] was when [redacted] made his first plans to travel to [redacted] I'm not sure what reasoning he gave to the criminal court, if any, but as far as I am aware, [redacted] Therefore, it is unlikely that he was traveling [redacted] This was a time that [redacted] was supposed to be spending with his son, but he chose his [redacted] instead. Then he vehemently insisted that I turn our child over to a third party of which he wouldn't disclose. I have the right to know who our child is with. I offered to take [redacted] to see his grandmother a few times while his father was [redacted] wanted nothing to do with my offer. His behavior about the matter was extremely concerning to me. Why was he so insistent on having his parenting time when he wasn't even [redacted] I requested that my attorney intervene in the matter because my instinct told me it was necessary. I suspect any reasonable person who would look at the correspondence, would likely come to the same conclusion that something was seriously concerning about it all.

[redacted] was so distressed about the event that he made the effort to get the [redacted] involved. [redacted] had been refusing to pay his portion [redacted] for [redacted] but now it was urgent to him, which raised another red flag. Why did he find it so completely necessary that I release our child to an unknown person, when he [redacted] to use his parenting time? I am certain that our son's father had the intention of having someone transport the child [redacted] and my son would have disappeared into [redacted] making it extremely difficult for me to rescue my son from this situation. Luckily, the parenting coordinator found the situation concerning enough that he deemed it advisable to [redacted] Per his own admission, for the entirety of his [redacted] as a Judge, this was the only case where he felt the [redacted] I firmly believe that the parenting coordinators intervention is the sole reason that my son is not a statistic today and that [redacted] He didn't get his way and it ruined his plan. That is what I believe.

**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.**