

State of Arizona
COMMISSION ON JUDICIAL CONDUCT

Disposition of Complaint 19-262

Judge:

Complainant:

ORDER

November 13, 2019

The Complainant alleged a pro tem appellate court judge was biased against her and improperly dismissed her appeal.

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 Commission Rules 16(a) and 23(a).

Commission members Christopher W. Ames, Colleen E. Concannon, George H. Foster, Jr., Christopher P. Staring and J. Tyrrell Taber did not participate in the consideration of this matter.

Copies of this order were distributed to all appropriate persons on November 13, 2019.

From:
Sent:
To: Commission on Judicial Conduct <CommissionJudicialCo@courts.az.gov>
Subject:

CAUTION: This email originated from outside of the organization. Do not click links or open attachments unless you recognize the sender and know the content is safe.

Dear COJC MEMBERS

Pursuant 2005 Arizona Revised Statutes - Revised Statutes § 12-2101 Judgments and orders which may be appealed, 42 U.S.C. § 1983 for deprivation of my right to due process under the Fourteenth Amendment to the Constitution of the United States, Federal Rules of Civil Procedure Rule 81, 28 U.S.C. 1292(b) and Arizona Judicial Conduct and Arizona Rules of Civil Appellant Procedures, Appellant file this pro se complaint against in official capacity as a Pro-Term Judge with Division One erred for misquoting the facts and law . (Exhibit 1)

following case that was closed on Division decision affirming order which denied appellant petition for relief from interlocutory orders in violation of my 14th Amendment. Judge abused her powers by not following the proper standard review grounds for an interlocutory order, taking no action.

Substantive due process is defined as the procedural requirements due when a fundamental right is implicated. Judges' refusal to consider evidence and psychologist reports denies due process right to " ARMSTRONG V. MANGO, 380 US 545, 552; 85 S.Ct.1 187 [1965]

Pertinent Case Facts:

Judge hereinafter " issued an interlocutory order after the filed a motion to restrict visitation between myself and my son from person visits each therapeutic visit each month after " and an demand note emailed from to

to author a letter to [{" } hereinafter " " Appellant
objected. claim to be " " " " contrary to
state Counselor and Therapist Credentials and licensure. No argument was allowed to be made
by the appellate challenging this ruling prior to this decision by Judge rather he made
the ruling and then completed the hearing. Incoherently my appointed counsel did not filed
a motion on my defense.

Appellant exhausted procedural administrative remedies:

On filed a petition for visitation pending appeals decesion and for a
release of court records, reports, orders to be released to for Ethical Misconduct
complaint.

Judge decision DENYING Petition of amended order dismissing appellant
first complaint entered on

Appellant Motioned for reconsideration, [{"This court may not accept
motions for reconsideration"}], J

made a error by dismissing Appellant
first complaint, [{" ."}]

The Arizona made a error again by rendering a
amended mandate for Appellate motion for reconsideration

Judge conduct is prejudicial to the effective and expeditious administration of the business of
the courts of the business of courts undermines public confidence in the integrity and impartiality of the
judiciary, and creates a strong appearance of impartiality. Below are the following reasons I believe Judge
is unable to be fair and impartial.

Contrary to efilings form sets I submitted on
Appellate filed a motion for reconsideration, Judge erred in facts quoting "
" therefore she rendered an amended
mandate for Appellate motion for reconsideration

Per Term Judge at all times has served relevant to both petitions. I believe Judge
is bias, prejudiced, and without propriety. I am concerned that Judge , in having a
judicial complaint filed against her by myself, will also not be able to be fair and impartial to my
interests as this complaint will more than likely cause her to have to explain to the judicial ethics
committee the basis for her decision and if deemed to be inappropriate will potentially face a
sanction from that committee because of my complaint. I am requesting that Judge be
removed from the active case ; I am seeking a fair and impartial and
competent judge as outline in appellate procedures.

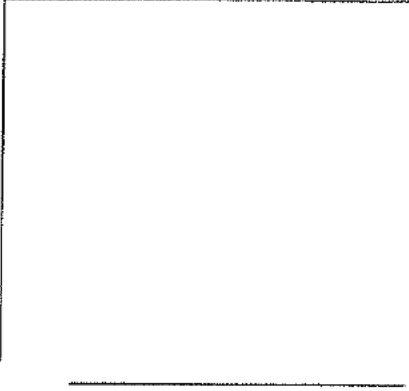
Morally Unjustified

Sent from my

smartphone

IN THE

STATE OF ARIZONA



Appellant,)

v.)

Appellees.)

) Court
) No.

AMENDED MANDATE

TO: The _____ and the Honorable
Judge Pro Tempore, in relation to Cause No. _____

This cause was brought before _____ of the
_____ in the manner prescribed by law. This Court rendered its
AMENDED ORDER and it was filed on _____

The time for the filing of a motion for reconsideration has
expired and no motion was filed. The time for the filing of a petition
for review has expired and no such petition was filed.

NOW, THEREFORE, NO FURTHER PROCEEDINGS are required in keeping
with the order of this Court; a copy of which is attached hereto.

I, _____ Clerk of the Court
hereby certify the attachment to be a full and accurate copy of the ORDER
filed in this cause on _____

IN WITNESS WHEREOF, I hereunto set my hand and affix the official seal
of the _____ on _____

By _____
Deputy Clerk

CLERK OF THE COURT

STATE OF ARIZONA

Phone:

Fax:

Dear Ms.

RE:

The following are attached in the above entitled and numbered cause:

Original MANDATE
Copy of **AMENDED** ORDER

There are no physical record items to be returned to your Court.

By _____
Deputy Clerk

A copy of the foregoing
was sent to:

**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.**