

State of Arizona
COMMISSION ON JUDICIAL CONDUCT

Disposition of Complaint 20-052

Judges:

Complainant:

ORDER

May 28, 2020

The Complainant alleged a retired superior court judge was biased against her, violated her constitutional rights, and prejudged a contempt proceeding. The complainant also alleged another retired superior court judge made several improper rulings in a juvenile dependency and severance proceeding.

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).

Copies of this order were distributed to all appropriate persons on May 28, 2020.

CONFIDENTIAL

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

FOR OFFICE USE ONLY

2020-052

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.

~~_____~~
~~_____~~
~~_____~~
See Red Notebook
Affidavits 1-6 and
CASA Affidavit as
a formal complaint
~~_____~~
~~_____~~
~~_____~~

Case #'s

normal psychological evaluation, suppression of the girls psychological records, along with the participation of Judge [redacted] and the sealing of my case and judge [redacted] who would not let the [redacted] testify, makes this fall under the category of [redacted] also involving [redacted] the current state prosecutor who maliciously continues to exclude pertinent exculpatory evidence. See also but not limited to: 18 U.S.C. § 1962 A.R.S. §§13-2301, A.R.S. §§13-2310, A.R.S. §§13-2311 and A.R.S. §§ 13-2314.

Case Numbers:

while inpatient at

Taken while inpatient at

1. The Court of Arizona
The Arizona Department of Child Safety v
2. Court of Appeals Division 1
3. The Arizona Supreme Court
4. The Arizona Supreme Court
5. The Arizona Supreme Court

6. Court of Appeals Division 1

7. Criminal (Current)

8. I do not have my Divorce Case # available.

List of Some of the Main Players Involved:



Attorney General

In the Court of the State of Arizona In and for the County of

In the Matter of:

Motion for Judge to Withdraw Due to Bias and Constitutional Issues

Honorable

Based off of 5 CFR 1201.42 (b) A party may file a motion asking the judge to withdraw on the basis of personal bias or other disqualification. This motion must be filed as soon as the party has reason to believe there is a basis for disqualification. The reasons for the request must be set out in an affidavit or sworn statement under 28 U.S.C. 1746. See exhibit 1, Affidavit.

There is reason to believe that Judge is biased, has not reviewed the response motions properly and is overlooking the protections of the constitution:

I. Upon proper review of the response motions it would show that is in compliance with the

**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.**

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~~See Red Note book~~

7 Affidavits in the Case
including #1 Against
and #6 and the Affidavit

Case #s

normal psychological evaluation. suppression of the girls psychological records, along with the participation of Judge and the sealing of my case and judge who would not let the testify, makes this fall under the category of also involving the current state prosecutor who maliciously continues to exclude pertinent exculpatory evidence. See also but not limited to: 18 U.S.C. § 1962 A.R.S. §§13-2301, A.R.S. §§13-2310, A.R.S. §§13-2311 and A.R.S. §§ 13-2314.

Case Numbers:

(Medical Kidnapping Victim now

Taken, while inpatient at

while inpatient at hospital

1. The Court of Arizona
The Arizona Department of Child Safety v

2. Court of Appeals

3. The Arizona Supreme Court

4. The Arizona Supreme Court

5. The Arizona Supreme Court

6. Court of Appeals

7. Criminal (Current)
The State of Arizona v

8. I do not have my divorce Case # available.

List of Some of the Main Players Involved:

Affidavit #1

In the Court of the State of Arizona In and for the County of

ALL THE MATTER OF:

Affidavit

I, _____ resident of _____ Arizona declare under penalty of perjury that the foregoing is true and correct.

1. I am mother to _____ and _____ medically challenged children who were removed from _____ Children's Hospital in _____ of _____ by _____ on the false allegations of _____ their doctor of years.

3. _____ neglect caused _____ to suffer needlessly and she was admitted to the hospital due to his lack of care and child endangerment.

2. _____ was fired on _____ and _____ was admitted to _____ on _____ when the contents of her stomach started to back up out of her feeding tube the wrong way and she was having trouble urinating. She was admitted for a _____ (This is documented, witnessed and verified by a home health nurse.)

3. I immediately informed the hospital I had fired _____ and I requested a different doctor

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