

State of Arizona
COMMISSION ON JUDICIAL CONDUCT

Disposition of Complaint 20-126

Judge:

Complainant:

ORDER

July 16, 2020

The Complainant alleged that a superior court judge failed to rule on pending matters and exhibited bias against self-represented litigants.

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 member Louis Frank Dominguez did not participate in the consideration of this matter.

Copies of this order were distributed to all appropriate persons on July 16, 2020.

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

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I NEED EMERGENCY HELP!

Case filed
Case filed
have been CONSOLIDATED and now both are on the DISMISSAL CALENDAR
TO BE DISMISSED

Case has been on DEFAULT JUDGMENT since .

Trying to get this judge to move, Motion to order/enter default judgment,
motion to file charges for FRAUD and Breach of Fiduciary Duty are all being ignored by with
my receiving multiple threats, I was ordered a vexatious litigant on case NOW THEY
CONSOLIDATED THE CASES AND NOW I AM A VEXATIOUS LITIGANT ON MY CASE

order prohibiting either party filing Motion to Dismiss or Motion to Strike on YET
Opponent has filed Motion to Strike on and Motion to Dismiss on
NOTHING

I file papers with MY CASE ON TOP OF CASE
AND received another order threatening me plus
Opponent does same on NO RESPONSE FROM

I have filed motions to Enter, to Unconsolidate, to send case to trial, to add fraud, etc....
STRIKES.

THE PROBLEM.. IS BIASED AGAINST PRO SE LITIGANTS.

I have filed a Motion for Default PACKET on _____ with proof
(copies of opponent _____ lawsuit in the case) everything.....
REFUSES TO DO ANYTHING..DID HE READ IT...DOUBTFUL...

REFUSES TO ENTER DEFAULT OR ANYTHING....EXCEPT THREATS
AND CONSOLIDATING CASES, NOW A CASE FOR DEFAULT JUDGMENT,
A CASE FOR DEFAMATION AND FALSE LIGHT, A CASE FOR FRAUD, A CASE FOR BREACH OF FIDUCIARY
DUTY IS GOING TO BE DISMISSED? HOW IS THIS POSSIBLE?????

I AM NOT GETTING JUSTICE WITH THIS JUDGE. _____ IS SO BIASED AGAINST SELF LITIGANTS THAT
IS INCOMPETANT AND NEEDS TO BE REMOVED. TNE ONLY MOVEMENT ON THESE CASES,
HAVE BEEN
ORDERS STRIKING MY MOTIONS AND THREATS AND MY MOTIONS DENIED.

Please read my Motion for Default PACKET dated _____
It is EVERYTHING!!!!!!

PLEASE HELP BEFORE MY CASE _____ IS DISMISSED ON _____ BECAUSE
CONSOLIDATED IT.

Pro Se Litigant Plaintiff on case

[Sent from](#) _____ [on](#) _____