State of Arizona

COMMISSION ON JUDICIAL CONDUCT

Judge:

Complainant:

ORDER

The Complainant alleged a superior court judge engaged in improper demeanor, engaged in ex parte communication and/or conducted an improper independent investigation, altered court records, displayed favoritism for the opposing party, and made improper rulings in a domestic relations 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.

After review, the Commission found that the judge's conduct in thanking a witness after his testimony for his service to County gave the impression that he was expressing favoritism toward the party who called that witness. Additionally, the Commission found that the judge used a colloquialism to describe a momentary distraction that was misunderstood by the Complainant. While this conduct was improper under Rules 1.2, 2.2, and 2.8(B) of the Code of Judicial Conduct, the Scope Section of the Code provides that not every transgression will result in the imposition of discipline. The Commission decided, after considering all the facts and circumstances, to dismiss the Complaint pursuant to Commission Rules 16(b) and 23(a), but to issue a warning letter to the judicial officer reminding him of the need to treat witnesses in an impartial manner so as not to convey the impression that he is favoring one side. Additionally, the letter reminds the judge to refrain from using colloquialisms as they can be misperceived and undermine the public's confidence in the judiciary.

Commission member Christopher P. Staring did not participate in the consideration of this matter.

Dated: May 13, 2021

FOR THE COMMISSION

/s/ Louis Frank Dominguez Hon. Louis Frank Dominguez Commission Chair

Copies of this order were distributed to all appropriate persons on May 13, 2021.

Attachments:	court denieng rights	, .pdf	
	ial Conduct <commissionjudicialco@c of County Superior Court</commissionjudicialco@c 	:ourts.az.gov>	
CAUTION: This email origin- sender and know the conte	ated from outside of the organization. Do nt is safe.	not click links or open attachme	ents unless you recognize the
First, this judge remove	es his gown constantly. Have you ex	ver heard a judge do that?	
He has slammed his ha	nds down on the table in front of m	ne many times in and	d threatened me.
The chil them. WITH NO WARR	dren were abducted from their hon ANTNONE	ne, school, friends, and fan	mily that cared about
Lets hope that this doe the wall during open co room full of witnesses.	s not fall on deaf ears. The judge wourt This was witness	vas twitching and claiming sed by concilation/mediation	 -
In front o " about me. It v closed doors.	of witnesses the judge threatened make was his JA , who I do not know	ne, AFTER he admitted he ' w, that was having exparte	
	rt ordred vehicle exchange, witness v in prison for repeating the same t	o his WIFE and broke	-
I was ordered to take N my attorney asked in m	MANY psyk exams. ect nany different languages it seemed,		ordered to take any and ved the court denied it
investigation. The mot	other custody of the children WHILE her abandoned the children and ch nd a family history	•	ner and she was under She has criminal

My military base supervisor, stated I was forced to take the children to work, as the mother was absent from the home, I had to buy diapers. told me I was a DAD for doing so, he advised me to wear a sign around my kneck that said I trust no one,,,,,,

found it okay for the mother to lock a child in her room, til she cried and screamed to be let free, and passed out of exhaustion but lets remember also, including falsified government documents and forged signatures to be used against a person.

The judge then began crying and requested a recess.

He denied any modification for the childrens safety, based on therapy notes,,,the mother and I submitted the same record of notes.

THE ORDER ONLY PLACES WEIGHT ON ME as the entire case was.

Lets back up as, the court has lied in orders and denied me my rights,

I was granted, 50/50 custody, with unsupervised visitation, ALL WHILE BEING CALLED PSYCHOTIC and a pedophile,,,,,,FORENSIC INTERVIEWS scheduled on my children. The claims this was all error, but it is a fact, this is what is in evidence,,,that the court denies me access to.

The court has exploited my children.

Attached is a PDF listed COURT DENING RIGHTS, first, THE DECREE states, all therapy notes need submitted for modification. THE court denied me my childrens records, and the decree was violated by the court.

The next in this file, was the calls I made to that were sent to a FAKE cop. (This was already reported to the attorney general)

The last is a therapy note on one of my children, it states that my children were enrolled into services that do not exist. The referrals, claim " and the therapy office could not produce them.

In the order as you can see I request the FTR from
This was NOT a ,,this was in fact a hearing, a trial, because I took the stand, there was witnesses and testimony, on TEMPORARY CUSTODY ORDERs the court granted. The court calander has it listed as a hearing.

I hope this stays clear, because when people are lying, its hard to keep facts straight, especially when its all getting hidden and then discovered filling in missing areas. I finally received a INDEX OF RECORD

Record of INDEX

item the court signed a ORDER TO APPEAR

item

the court FILED a ORDER SETTING

I was never served until

only

prior a hearing set on

I never recieved the order to appear.

Lets discuss the PROCESS SERVER,

who has ties with I

that the Judge

represented when he was a ATTORNEY.

I was SERVED

Ву

on video and with witnesses,

admits we have never met

before,,,we never have.

I ask her, why is there a AFFIDAVIT of SERVICE in the court from ,

with her name on it, and I

was about to default in a divorce.

Now lets discuss the ORDER SETTING,,,,,it was filed before I was ever served,,, with or with out me being served, would have violated rights as he planned.

At the hearing, the Judge was speaking out loud, and he even yelled objection, and sustained himself, was present, and court personel,,,,the court refuses to release the FTR.

NONE of these trials/hearings have been equal or fair. The court has been bias, and prejudice.

Lets look at the JUDGE altering records,,,,, altered the records. During the hearing or tossed me evidence in the morning, I met witnesses thaat I was never notified about. Rules of disclosure completely disregarded.

I stipulated to SEAL the childrens testimony. At the end of the trial and in the facts and conclusion adopted, stated I would NOT stipulate the to seal the records.

NOW

My life has been threatened (GUN TO YOUR HEAD one recording transcribed shows) and the court doesnt even hear my plea, a constitutional right, case ,,the judge issued a order without me even being able to be in front of him.

case

,,the court representing the mother, granted a hearing at her request

Being locked out of the court for no reason, I recommend the COMMISION to obtain my change of Judge request that was granted

How about the court granting ATTORNEY FEES at a hearing I didnt even respond to claims I have taken unreasonable positions thru out this whole matter. has used the children as marketable commodities and allowed the mother to attempt to label me a child molester and pedophile, including " and that word was used in court.

I APPEALED the order granting fees, and in the true form of this court

APPELATE COURT to give a proper judgement, as this court is corrupt.

DENIED THE ORDERS OF THE

You may ask why I did not testify to heresay,,,,you do not respond to lies,,,,you allow them to lie under oath, then you motion for perjury,,,,NOT in this court,, finds no care or fancy for truth, honesty and the american way. He runs the court with his friends who are attorneys, and a GOOD OLD BOY system.

THIS can continue all day, the injustice and criminal activity, has removed his gown in other peoples cases also, and state "

The commission I would advise to look into ALL the custody matters in the court between and as I have, and there did not seem to be any time was not granted what he requested.

I have no choice but to sever my rights as wants because I can not get a change of judge.

Attachments:			
From			
Sent:			
	udicial Conduct < Commissio as returned as to LARGE to:		_
	as returned as to LANGE to	sena re.	county superior court
CAUTION: This email o sender and know the c	riginated from outside of the o ontent is safe.	organization. Do not	click links or open attachments unless you recognize the
To whom it may co	ncern,		
My name is	I am a father of	the most i	mportant items in the world, I hold
	work in the		en nothing but rail roaded by this court.
of	county. CASE		
I am attempting to emails.	forward all evidence, and	filings that perta	in to this corrupt court. And will be in seperate
My cell phone num risk, there have bee continues. Even the	en illegal search and seizur	res, court denied	hearing from you, as there are childrens lives a me my rights "", and the list children have been exploited, and abducted.
I have several phon COURT.	e calls and recordings that	t attorneys procla	aim, they WILL NOT practice in
Sincerely			
Here are court filing	s in reference to Judge		

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.