

State of Arizona
COMMISSION ON JUDICIAL CONDUCT

Disposition of Complaint 20-247

Judge:

Complainant:

ORDER

November 25, 2020

The Complainant alleged a superior court judge and his staff are engaging in fraud.

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 Gus Aragón, Michael J. Brown and Joseph C. Kreamer did not participate in the consideration of this matter.

Copies of this order were distributed to all appropriate persons on November 25, 2020.

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

FOR OFFICE USE ONLY

2020-247

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.

For his complaint, _____, accords
that Commissioner _____, registered
at the _____, and employed at _____
County Superior Court violated Rule 81, Arizona Code
of Judicial Conduct; 1.1, 1.2, and 2.15, Rule 42,
Arizona Rules of Professional Conduct; E.R. 3.3,
3.10, 4.1, 5.1, 5.3, and 8.4, in particular,
alleges that _____, acting under color
of law, and clothed in authority violated
ARJ 13-2702, (See also People v. Love, (2016)
WL 2254845) when he altered the family court
docket in this matter to perpetuate a mail
fraud/wire fraud/bank fraud collection
scheme in the amount of \$_____ for
child support that was discharged in _____ when
the court severed _____ parental rights
and dismissed/closed out the support case.
The child was emancipated in _____, and his
mother filed many legal motions to take down
or expunge the record of the divorce with
children, in effect, attempting to encumber
the state's fraudulent collection schemes on money
that was no longer due and owing.
argues that _____ also violated VARJ 13-2810(4),

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interfering with judicial proceedings when he published "fake" or counterfeit docket entries such as: (1) _____ on behalf of the state, _____ was a county attorney and _____ (2) made docket entries to reopen case for the sole purpose of leining up real estate, and garnishment or levied of bank accounts or family estate property. (see docket in this matter).

In light of *In re Phillips*, 226 Ariz 112 (2010), _____ is responsible for the frauds whether his clerk _____ looked documents on my docket and transferred the proceedings to _____ court because he directly supervised those subordinates. A clerk named _____ and _____ in _____

courtroom have contacted my bank to move money, transfer my pension benefits, and garnish wages with _____ docket frauds.

I have lost _____ in corporate revenue and _____ has transferred approximately _____ cash into unknown accounts, none of which was credited to child support or any state

continued

continued

courthouse collection account. (see
a/s/o US v. Gwattney, 790 F.2d 1378
(1986)) (see US v. Hvas, 355 US 570
(1958)) (see State v. Foder, 179 Ariz 442 (1994)).

County has held me in
the county jail since

almost _____ while
and his staff perpetrate
those collection frauds. The
petitioner,
and my son
are available and will affirm
any and all statements contained
herein. We want the fraud prosecuted
and sanctions pursuant to AZ Const.
article 6, section 3 and 4 are
appropriate.

Date

Complainant

are available at:

(4)