

State of Arizona  
COMMISSION ON JUDICIAL CONDUCT

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Disposition of Complaint 21-108

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Judge:

Complainant:

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**ORDER**

October 6, 2021

The Complainant alleged a superior court judge violated the law and tampered with evidence.

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 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 J. Tyrrell Taber did not participate in the consideration of this matter.

Copies of this order were distributed to all appropriate persons on October 6, 2021.

2021-108

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.

Arizona Judicial Conduct Canon 1, Rule 1.1  
- Compliance with the Law

A judge shall comply with the law  
including the code of judicial conduct

⊙ \* See attached "

" Amended

Rule 2.11 Disqualification

2.11(A)(2b) Acting as a lawyer in the  
proceeding.

\* See attached "

" Amended

Client

law IN ?

Review from  
Still practicing

\* See attached

NO.

COPY  
Court

PETITIONER:

RESPONDENT:

CLERK OF THE COURT  
DEPUTY CLERK

COUNTY,  
ARIZONA

AMENDED

MOTION TO RECUSE

I, \_\_\_\_\_, respectfully move the court to recuse the Honorable Judge \_\_\_\_\_ from case \_\_\_\_\_ on the basis that she cannot provide a fair, impartial ruling on this matter. The United States Constitution guarantees an unbiased Judge who will always provide litigants with full protection of ALL RIGHTS.

*Under 28 USCS Sec. 455, and Marshall v Jerrico Inc., 446 US 238, 242, 100 S.Ct. 1610, 64 L. Ed. 2d 182 (1980).*

*"The neutrality requirement helps to guarantee that life, liberty, or property will not be taken on the basis of an erroneous or distorted conception of the facts or the law."*

*Article VI of the United States Constitution and Stone v Powell, 428 US 465, 483 n. 35, 96 S. Ct. 3037, 49 L. Ed. 2d 1067 (1976).*

*"State courts, like federal courts, have a constitutional obligation to safeguard personal liberties and to uphold federal law."*

The following instances illustrate the Judge's violation of state or federal code:

1.) Judge \_\_\_\_\_ tampered with Mother's Exhibit List from stating "\_\_\_\_\_ to \_\_\_\_\_ to cover up that he is abusive. *plus added 3rd page to my exhibits*

ARS Title 13 - Criminal Code, Chapter 28: Interference With Judicial And Other Proceedings § 13-2809 - Tampering With Physical Evidence; Classification *and portion of AZ judicial board of conduct states "compliance with the law" she has not*

A. A person commits tampering with physical evidence if, with intent that it be used, introduced, rejected or unavailable in an official proceeding which is then pending or which such person knows is about to be instituted, such person:

1. Destroys, mutilates, alters, conceals or removes physical evidence with the intent to impair its verity or availability; or

2. Knowingly makes, produces or offers any false physical evidence; or

3. Prevents the production of physical evidence by an act of force, intimidation or deception against any person.

B. Inadmissibility of the evidence in question is not a defense.

C. Tampering with physical evidence is a class 6 felony.

2.) *Ignoring all agreement while working in the Department and forcing me to abandon my child by not even considering any kind of parenting time at all. (Supervised is more appropriate with a child with level 15 than a telephone/lectrode communication method. I have all support in court in favor of my child's best interest.*

**GENERAL AFFIDAVIT**

As a resident in the county \_\_\_\_\_ within the state of \_\_\_\_\_,  
\_\_\_\_\_ personally approached me, the undersigned Notary, and  
made his/her sworn testimony in a general affidavit, that the following statement is  
completely factual and true to the best of his/her belief and knowledge.

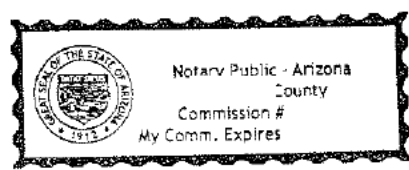
Statement:

" " " "

*Amended*

Affiant Signature: \_\_\_\_\_  
Date Signed: the \_\_\_\_\_ of \_\_\_\_\_

Sworn and subscribed to before me on this day, \_\_\_\_\_ of \_\_\_\_\_



Notary Public

COPY

COURT OF COUNTY

EXHIBIT WORKSHEET

By

Deputy Clerk

Hearing Officer: Hon.

Case Number

Hearing Type: TRIAL

Co-Defendant No

Hearing Date

Counsel: PRO PER

Counsel: PRO PER

Ex #	ID	OTD	In Evidence	Exhibit Description	Released
1				PHOTOCOPY OF ENVELOPE	
2				VIEW ACCOUNT SUMMARY	
3					
4				LETTER(S)	
5				PHOTO(S)	
6				LETTER/PHOTO	
7				WORKSHEET	
8				AFFIDAVIT OF INFORMATION	
9				PLANNING TEAM MEETING	
10				EMAIL(S)	
11				IMPORTANT MESSAGE	
12				TRANSITION PLANNING MEETING	
13				HANDWRITTEN EVENT LOG	
14				DISCLOSURE STATEMENT	
15				PROPOSED RESOLUTION STATEMENT	
16				RESPONSE TO COUNTER-PETITION	
17				SOME LEGAL DECISION-MAKING	
18				PHOTO	
19				INCIDENT REPORT	
20				ORDER OF	
21				EMAIL(S)	
22				LETTER	
23				TEXT MESSAGE	

[Redacted]

[Redacted]

Counsel: PROPER

Counsel: PROPER

Ex #	ID	Date	In Evidence	Exhibit Description	Released
24	[REDACTED]	[REDACTED]		SMS CONVERSATION	
25	[REDACTED]	[REDACTED]		TEXT MESSAGE(S)	
26	[REDACTED]	[REDACTED]		PHOTO(S)	
27	[REDACTED]	[REDACTED]		EMAIL(S)	
28	[REDACTED]	[REDACTED]		TRANSITION PLANNING MEETING SUMMARY W/HANDWRITTEN NOTE	
29	[REDACTED]	[REDACTED]		INDIVIDUALIZED PROGRAM	
30	[REDACTED]	[REDACTED]		RECORD(S) W/HANDWRITTEN NOTE	
31	[REDACTED]	[REDACTED]		RECORD	
32	[REDACTED]	[REDACTED]		RECORDS	
33	[REDACTED]	[REDACTED]		PROGRESS NOTE	
34	[REDACTED]	[REDACTED]		ORDER AND NOTICE TO ATTEND PARENT CLASS	
35	[REDACTED]	[REDACTED]		LETTER W/ATTACHMENT	
36	[REDACTED]	[REDACTED]		HANDWRITTEN NOTE	
37	[REDACTED]	[REDACTED]		LETTER W/ATTACHMENT	
38	[REDACTED]	[REDACTED]		LETTER(S) W/ATTACHMENT	
39	[REDACTED]	[REDACTED]		CHILD CARE APPROVAL NOTICE W/ATTACHMENT	
40	[REDACTED]	[REDACTED]		LETTER(S) W/ATTACHMENT	
41	[REDACTED]	[REDACTED]		ESTABLISHMENT JUDGMENT AND ORDER W/ATTACHMENT	
42	PLF	[REDACTED]		UNREIMBURSED EXPENSES W/ATTACHMENT	
43	PLF	[REDACTED]		LETTER	
44	PLF	[REDACTED]		FORMS UN-E HEALTH COVERAGE 2013	
45	PLF	[REDACTED]		EXCERPT FROM PRETRIAL STATEMENT W/ATTACHMENT	
46	PLF	[REDACTED]		ORDER TO APPEAR	
47	PLF	[REDACTED]		PETITION TO ENFORCE W/ATTACHMENT	
48	PLF	[REDACTED]		HANDWRITTEN NOTE	
49	PLF	[REDACTED]		LETTER	
50	PLF	[REDACTED]		LETTER	

Received By: [REDACTED]

Received By: [REDACTED]

Date: [REDACTED]

Date: [REDACTED]

**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.**