

State of Arizona
COMMISSION ON JUDICIAL CONDUCT

Disposition of Complaint 21-221

Judges:

Complainant:

ORDER

December 22, 2021

The Complainant alleged that two superior court judges engaged in ex parte communications about an underlying matter and were biased against him.

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 Barbara Brown did not participate in the consideration of this matter.

Copies of this order were distributed to all appropriate persons on December 22, 2021.

21-221

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.

With current complaint _____ in mind, please accept this submission for investigation as communicated in prior emails.

The following link will be consistently updated with evidence via secure _____

_____ intentionally and knowingly violated Rule 41(f) _____ from _____ to _____ at _____ by coordinating efforts between _____ state agencies, _____ Family Law Attorney _____ and _____ parties unknown by disseminating communication via email to include documents which were governed by 41(f). Assistant _____ warned _____ of this and kept removing the parties from the emails, but eventually stopped and allowed it to continue. Please reference in chronological order the _____ and _____ disclosures from _____ Court.

Unfortunately, I am still fighting with _____ in a _____ initiative as they continue to not respond and withhold evidence and disclosures which were exculpatory and prove corruption so I will provide more as time goes on.

_____ facilitation and coordination of these efforts is timely with Judge _____ sudden behavioral and very blatant/clear discrimination and bias shift in _____ immediately after the _____ case was dismissed. Please note, the _____ Case (Dependency, _____) was not properly litigated on _____ as _____ and the _____ Office had not disclosed what I have access to now which is all of the evidence they withheld, they simply pushed for dismissal and transfer to _____ Court, which was a major red flag to me they were trying to cover their tracks. I did not appeal the dismissal because I figured it was better than dealing with coordinated corruption in _____.

Judge _____ upon motions being filed from _____ forward carry an exceptional amount of bias and discrimination, more than her previous rulings and interpretations, to the point of even having case law presented where _____ court and expert testimony were clear and still went against it to shut me down.

The reason I feel there was communication between _____ and Judge _____ is because the withholding of evidence between _____, who has been part of _____ as the _____ and _____ as _____ assisted with the prior referenced coordination to include withholding of evidence, and ignoring the damage to the children in favor of protecting _____ Judge _____ notably disregarded, as if she had knowledge of it being false but did not care (see _____ temp orders hearing and _____ order where the Judge in the hearing made _____ hand and facial gestures acknowledging issues but showing a lack of care, which the order confirms).

CONFIDENTIAL

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

FOR OFFICE USE ONLY

21-221

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Someone had to coordinate everything above, and with _____ move to _____ Court in the same building as Judge _____ and still having contact with her former client _____ (even though now a Judge), shutting the _____ office down and breaking the law daily because of her former position prior to this case, it makes sense because she was already doing this in the prior cases. This would simply be a continuance of behavior.

I am confident by pulling _____ email address and phones listed in the _____ evidence would show this communication with her former client, which completely circumvents the purpose and process of the Judicial system. Everyone listed in the emails with _____ knew she was doing this, but intentionally kept me out of the loop. The sudden behavioral shift _____ after the _____ dismissal and continued action is no coincidence.,

Exhibit 94

From:
Sent
To:
Cc:

Subject: Re: Police returning children , was served

The fact that feels this was a situation to be handled like a business meeting is disturbing. Give the children over until served knowing an was issued W/ al children attached due to not comply with to keep the children out of the situation is extremely concerning than extend visitation?

We were put in due to me possibly unable to hold that prevents the children's exposure to I am the one who protect d them. I hired nannies to help provide safety nets. After stayed I would be at fault if our children got injured again , knowing he was this and left unsupervised ever with the children.

takes over and just ignores it all, ignores all calls into from family & witnesses, ignores the court judge, ignores recommendations, ignores ignores Blatantly ignores the and just expects me to coparent with a who is hell bent on me still, destroying my life, taking the children, the children me in front of our children, email & my address now. With endless to me & take my children. to manipulate anyone to take the children. " He stated

is trying to erase the & dangers. They have put us in danger occasions. I'm not sure exactly what their actual position is but it's not providing safety, it's not conducting proper investigations or following protocol.

The case plan is another blanket of statements. Reads as if I contributed to getting my in daily or asked to be or maybe some how I'm at fault for being and our lives It reads as if I contributed to being for terrified of .

I pray to got from never experiences an like I have but maybe experiences would help change the systems views.

I have done nothing wrong at all. I do everything I am informed to do with many professionals throughout all of this to keep myself & the children safe. I'm not over protective or interfering with parenting time?

I am responsible and acting appropriately as I have been.

I'm not sure why is doing anything they are but it must stop before we has in inability to provide protective capacity or identify real

Family, friends & care takers will again be calling the hotline in regards to prior calls going ignored. Emails of concerns in regards to their personal experiences with

This is an absolute behaviors. I do not trust is & will do anything to take the children just to me. will eventually me. has me. Still me.

The children deserve peace and parents coparenting. Just as I coparent with Not parent hell bent on to destroy because I escaped the finally& exposed & lies.

had no reason to be on my property and I am terrified. It's extremely obvious that is on the property. Any one who knows & photo compared proves this.

I have every right to be terrified. Yes, my the children's agree. Enough is enough.

I want to get back to court & move forward. is just causing trouble & prolonging court with no actual solutions, putting us in they are involved.

It's their fault my children had to be apart of this. If I did not comply they would have to remove or remove the children from my care. (are now)

No parent would have sat and not served and just let drive off until the system can get to our order to serve. location was never compromised either.

The officer spoke privately to drive to obtain as I sat in the car.

An officer from now on will always stand by due to false report.

That's ludicrous.

It's time appropriate solutions & behaviors be addressed and not is in the sand game " " with an extremely

Had I known what I know now.

I would have taken a totally different route.

The system is failing children & victims.

It took and attempts to get away

This is not an argument or parents.

is relentless and who wears a suite.

I terrified of

Talk to all on

On at wrote:

is with me from and the children at shelter. We set a Safety plan.

I did attach my to the email but will not respond to and they have not.

It was simple information.

They wanted to remove the children initially and put in foster care ?

They have no grounds to do so.

I did nothing wrong.

On wrote:

Okay, thank you for the update. Sounds like a so far, and now is the time to breathe and calm down. Do not worry about response right now. I'm sure they will have a response soon. Remember, please direct communication with through your While it is difficult to do that

**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.**