

State of Arizona
COMMISSION ON JUDICIAL CONDUCT

Disposition of Complaint 21-259

Judges:

Complainant:

ORDER

February 2, 2022

The Complainant alleged that two judicial officers did not properly disqualify themselves due to separate conflicts of interest.

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 members 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 February 2, 2022.

CONFIDENTIAL

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

FOR OFFICE USE ONLY

2021-259

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.

On _____ a public corruption complaint was lodged with the _____ office naming two AZ Judges, _____ . And also naming three attorneys from the _____ law firm, _____ For upholding corporate criminal offenses from the bench, breach of Constitutional rights and Fraud on the Court. Felony offenses which require impeachment and striking of qualified immunity for the criminal case to be able to proceed.

The case has been referred back to the Commission on Judicial Conduct by the _____ agent for further review. The criminal case remains open and pending at the _____ office (Attached complaint and referral letter) The complainant re-iterates the contents of the _____ criminal complaint.

Both parties do not dispute that _____ was subject to a _____ corporate policy in which his commissions were required to be indirectly recieved by _____ management, AZ Labor code 23-202 criminalizes the act making each illicit withholding a class 2 misdemeanor. _____ had tens of thousands of such violations with thousands of victims and damages into the tens of millions. _____ set precedent case law several years ago in the _____ court system on the same issue. And _____ has since jailed many employers for wage theft as a result of _____ case law via Attorney _____ now

The problem is that _____ attorneys used fraudulent back dated evidence to prevail before the Court. In stating on the record that _____ stole company polices before his first day of employment and because he was a "shake down artist" who was "greedy" and filed frivolous lawsuits, is not only misleading to the Court in terms of a character attack but non sensical. To win a wrongful termination claim the defense must show cause, not make it up by adding illicit pretextual evidence, which predates _____ hire date.

_____ and team added illicit evidence, prevailed on the illicit evidence and then left the case pending in post judgment to avoid criminal penalties for thier client. When a praecipe was filed they conviced the appeals courts to sanction the plaintiff (even though the plaintiff held case law on the issue)

They then further requested the trial Judge to strike down _____ Consitutional free access to the Court's, which was granted without proper due process. In fact several of _____ Consitutional rights were breached: Victims Rights, Due Process. Free Aceso to the Courts, Property rights. _____ and it's attorneys cannot knowingly mislead the Court into cover and concealment of white collar criminal acts, by refusal to dismiss the case won on fraud leave the case pending in post judgment civil to side step criminal prosecution. It amounts to Judae _____ engaging in obstructing Justice by leaving the case open in civil. Judge _____ cannot protect _____ and Billioniare _____ and _____ Executive _____ by striking free access to the Courts when the defendants prevailed by fraud on the Court, the Judge must set the hearing. Judge _____ cannot protect _____ criminal acts by refusing to enter evidence of the _____ fraud in the Federal Courts. Nor can the Judge block appeal process by entering a vexatious litigant ruling against a litigant who holds case precedent on the

CONFIDENTIAL

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

FOR OFFICE USE ONLY

2021-259

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.

issue in dispute. A Constitutional violation becomes permanent when the ability to appeal the deprivation of Constitutional right is no longer subject to appeal and exhausted, never filed an appeal since his access to the Courts were blocked by the vexatious litigation order, the breach of Constitutional rights is permanent.

Judge _____ was the _____ in this matter, what is suspect is that Judge _____ attended _____ at the same exact time as known fraudster attorney, _____ attended _____ would go on to graduate Magna Cum Laude. _____ would later set a record for sanctions for fraud on the Court for _____ for _____. If _____ knows _____ he should have conflicted out. _____ have a religious directive to assist other _____ church members, which would violate separation of Church and State. Even if Judge _____ does not know _____ personally, he would know that he graduated top of the class. The AZ Federal Courts, have caught _____ in two acts of fraud. Judge _____ in his opinion, while noticing the pre dated evidence rather than ruling it a subornation of perjury, ruled that _____ took documents from _____ several days before ever being hired, because he was a super greedy person, a shakedown artist, who wanted to file a frivolous lawsuit, which are the facts submitted. Without the fraudulent evidence _____ would have prevailed since there was no proper cause for his termination, predated evidence is inconsistent with the time line. And a Judge helping a corporation escape criminal liability from the bench is public corruption.

Persuading a Judge to financially penalize a crime victim violates AZ Constitutional right, persuading a Judge to strike down Constitutionally guaranteed free access to the Court, and not have a hearing violates due process, persuading a Judge to uphold a criminal payroll accounting scheme amounts to racketeering and public corruption. To prove fraud on the Court, there must be something beyond just the mere altering of evidence, here the civil case cannot reach final disposition, and to leave it pending amounts to the State engaging in obstruction of justice since _____ has filed a criminal complaint, the criminal case cannot be brought until the civil case reaches final disposition. This is beyond just altering of evidence.

The Judges should both have to explain to the Supreme Court panel why entering pre dated evidence, entering final Judgments, striking down Constitutional rights, financially penalizing a crime victim with garnishments, ignoring rule of law, blocking appeal with a vexatious litigant order, ignoring due process, and obstructing justice is proper ethical behavior for a presiding Judge of the _____ and a Judge who a member overseeing _____. But most of all _____ holds precedent case law on the exact issue, and the _____ in this circuit, which holds weight here, found a triable issue of fact when commissions are calculated they are owed to the employee. _____ indeed has a right to oppose the _____ policy of taking money already calculated as commissions. And _____ fraud on the Court upheld by AZ Judges should result in the jurists removal from office since it is a criminal act from the bench, a departure from the rule of law and a showing of public corruption. The requirement under law is the impeachment and removal of the Jurists from the bench and referral back to AZ

_____, AZ's newest _____ comes from _____, a law firm where _____ out of partners lure Judges into committing felonies from the bench with impunity, to guarantee wins for their multi billionaire clients. _____ legal work product should be put under scrutiny.

RE: Complaint

This letter is to acknowledge the receipt of the aforementioned complaint. Based on a review of the information provided to our office, it has been determined that the Arizona Commission on Judicial Conduct would be the most appropriate entity to help you resolve your complaint. Their information is:

Arizona Commission on Judicial Conduct
1501 W. Washington Street
Suite 229
Phoenix, AZ 85007
602-452-3200

<https://www.azcourts.gov/azcjc/ArizonaCommissiononJudicialConduct.aspx>

The information you have provided has been logged and will remain on file per the record retention laws of Arizona.

≡ Verification

Please take a moment to verify all information below. If you see any errors, use the previous button to correct information. Once all information is correct, use the submit button to submit your complaint.
(Required fields indicated with *)

Your Information

I wish to submit this complaint anonymously.

No

Name:

Address:

Cell Phone:

Email Address:

Additional Complainants

No additional complainants found. If you would like to add a complainant, please press the previous button to go back to the Your Information page and then press the add button.

Primary Suspect/Suspect Business Information

Name:

Address:

Home Phone:

Email Address:

Additional Suspects/Suspect Businesses









**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.**