State of Arizona

COMMISSION ON JUDICIAL CONDUCT

| | Disposition of Complaint 21-325 |
|--------------|---------------------------------|
| ludge: | |
| Complainant: | |

ORDER

June 10, 2022

The Complainant alleged that a superior court judge violated Rules 1.1, 1.2, 1.3, 2.2, 2.3, 2.5, 2.6(A), 2.6(B), 2.7, 2.9(A)(3), 2.11, 2.12(A), and 2.15(D) of the Code of Judicial Conduct.

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 Colleen E. Concannon and Christopher P. Staring did not participate in the consideration of this matter.

Copies of this order were distributed to all appropriate persons on June 10, 2022.

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COMPLAINT BY:

Judge Ethical and Criminal Judicial Misconduct

The focus of this complaint is to highlight Judge inappropriate behavior on the bench, systemic bias, long pattern of intentional civil and constitutional violations, incorrect and delayed rulings, ADA violations and sadistic abuse of a terminally ill minority self-litigant, intentional falsification of facts without due process, racketeering, extortion, and a very well-documented organized scheme of extremely fraudulent and criminal misconduct as an alleged "honorable" judge whose sole purpose is to defraud and exploit the American public.

The purpose of this complaint is to:

- 1. Enforce and maintain stricter standards of conduct for all judges;
- 2. Hold all judges and their staff accountable for their conduct as government officials, including their management of federal and public resources, their treatment of the public, and their use of the public's precious time and money.
- 3. Raise the current bar for choosing judges. Judges should be strictly selected based on merit, legal ability, competence, efficiency, effectiveness, overall professionalism, and the highest degree of moral integrity and personal character by a commission and voters;
- 4. Impose routine monitoring, quality control inspections, subject matter aptitude tests, and random performance check-ins to continuously evaluate judges, capture their mistakes, and record their wrongdoings. Yet most importantly, to enable detailed performance assessments.
- 5. Stop judges from being constantly rotated way before any of them have developed any expertise and training in one field before jumping into another division. Does it make sense to send a child with a toothache to a gynecologist for an assessment? No. So why are our courts wasting the public's time and money?
- 6. Protect our courts from corruption, fraud, waste, abuse, and organized crime;
- 7. Ensure that all judges are well-versed in the Supreme Laws of the Land and the most fundamental rights of every citizen;
- 8. To raise social awareness about criminals operating illegally within our courts while veiled under the color of law so that the informed voting public <u>may collectively call for their resignation</u> to preserve the integrity, reputation and image of our justice system.

• Violation of Rule 1.1 (requiring that a judge comply with the law and the Code)

A review of CASE at the County Superior Court shows, Judge

- -Had knowingly violated many statutes and constitutional provisions;
- -Engaged in a very long pattern of intentional civil rights violations;
- -Repeatedly and knowingly lied on the bench and rarely came prepared;
- Ignored all procedures, local rules, state and federal laws;
- Routinely engaged in intrinsic fraud, extrinsic fraud and defrauding the judicial machinery;
- Serially and intentionally falsified facts on public record;

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- Intentionally made fraudulent misrepresentations for which I suffered substantial harm as a result of;
- Partook in excessive due process violations;
- Promoted a very biased, selective, highly dysfunctional, disorganized and absolutely hopeless administration of justice;
- --- Demonstrated a reckless disregard for the truth and the human conscience;
- Ignored all cannons and the Judge's oath; and,
- Did not honor any contracts made by the Court at all.
- Violation of Rule 1.2 (requiring that a judge "act at all times in a manner that promotes public confidence in the independence, integrity, and impartiality of the judiciary and shall avoid impropriety and the appearance of impropriety")

In CASE Court audio shows Judge

- Was never professional, competent, diligent, or tair in performing his duties.
- Did nothing to avoid impropriety and the appearance of impropriety at all.
- --- Designated his judicial duties to opposing counsel (see minute entry).
- Showed no respect for the law or the time, money, or serious health conditions of others. In fact, he ignored all medical conditions and warnings from doctors period.
- Engaged in behavior that was abusive, prejudiced, malicious, criminal, and biased.
- Engaged in conduct that reflected adversely on the judge's honesty, impartiality,
 temperament, and fitness to serve as a judge. <u>Judge</u> <u>is not mentally fit to be a judge</u>.
- Acted in an unethical manner, violating his obligations of impartial conduct, thereby revealing a long pattern of judicial and criminal misconduct beyond the reasonable norm.
- 99.9% of litigation was spent focusing strictly on me, as Judge was desperate to try to find something to incriminate me for, while ignoring <u>all serious crimes and escalating</u> <u>court order violations by the Petitioner.</u>
- Judge only addressed concerns of the Petitioner, while completely ignoring my complaints, grievances, requests, concerns and needs (example: there has been no contempt hearing for the Petitioner with over court order violations, but all attention has been on just one alleged violation I supposedly did. There were never any court order violations by me, but I was never granted an evidentiary hearing to show how the Court erred. And even though no reasonable observer can really pinpoint what court order violations Judge keeps saying I did in his rulings, there is absolutely no evidence to prove such a thing. However, there are mountains of evidence to show how the Petitioner not only committed state and federal crimes against me, but also violated over court order violations.) Clearly, the scales have been unlawfully tipped in favor of the Petitioner.
- Violation of Rule 1.3 (requiring that a judge "shall not abuse the prestige of judicial office to advance the personal or economic interests of the judge or others, or allow others to do so.")

In CASE Judge

– Abused his powers to serve a personal motive not connected with the public good and shall not escape liability for the many injuries and damages he has caused.

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- Never performed his duties in a matter that was objectively reasonable to any reasonable observer, but has only acted irrationally and unreasonably outside of his authority and official powers with malicious, very criminal and evil-minded intentions and a very confirmed bias. — Was not immune to outside influence or being under the improper influence of opposing counsel or peers involved in "their enterprise". - Worked in concert with opposing counsel to block testimony and evidence from getting on record and both had been improperly influencing the police, yet neither recused themselves. - Abused the authority, immunity and power of his position to run an organized scheme to defraud the public. Example, in I asked the Judge for the long overdue evidentiary hearing as required by law regarding the alleged court order violation the Court claimed I did on However, I was told in front of everybody by Judge that granting me the hearing would only delay reuniting me with my illegally seized child and he would rather restore our fractured bond as quickly as possible. At the same trial date, I noted that my SSI income was being decreased because the federal government thinks my spouse is paying me alimony, yet the very next month he requested that I pay iust to see my daughter. As of today, almost later. I still have not seen any alimony or my child. I am an unemployed homemaker with a terminal illness and ADA. - Denied me a bond hearing as required by law to discuss the purpose on why he wanted me to pay a very unreasonable cash bond in the first place - just for me to exercise my constitutional rights - when there is no other case like mine in the country that demands such a thing from anyone in a similar situation. Even worse, he completely ignored my written request to discuss my inability to pay the amount as a single mom with a terminal illness and no income. -- No lawyer in the country understands why my parenting rights were ever restricted in the first place, nor why a very simple divorce case with no assets has been dragged on aimlessly for nearly It should also be mentioned that both my daughter and I had been living in with Protection Orders against my spouse way before I entered the courtroom in So why am I still being detained here - away from treatment, stability and safety? If the Court had been informed of the urgent need for me to be in for medical care since options had been exhausted in why has the Court detained my daughter and I in a jurisdiction we no longer lived in, nor feel safe in, for almost - Denied me the right to contest an unethical and unconstitutional gag order / IAH placed against me as a self-litigant by his peer. who serves as opposing counsel. First, I was not allowed to be at the hearing when the IAH was granted to her. Second, I was ambushed by felony charges by opposing counsel at the same time - right when my cancer was accelerating due to so much abusive litigation, fraud and stress - with no intervention by the Judge whatsoever. Then, for some reason, though Judge not have subject matter jurisdiction over criminal matters, he placed himself as the judge to oversee the appeal hearing himself - then denied it. He denied granting me a hearing to appeal the fictitious IAH. However, denying due process, fair trials and the right to be heard is a well-documented and recorded common practice for Judge - Denied my multiple requests for an evidentiary hearing regarding the alleged infraction that has restricted my parental rights for over Until now, nobody has seen or heard any clear or convincing evidence to understand why the Judge has continuously punished and defamed me and my family - when there is no clear and convincing evidence to a single

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allegation for him to do so. I do not have a single crime to my name and am as straight as a whistle. However, I am a writer who specializes in social issues of public concern. He knows he has been operating criminally and has been deliberately drawing out this case for way too long – hoping that I will die from cancer before I sue him for injunctive relief in a federal court and blast press releases across the country concerning his very alarming, criminal and inappropriate behavior as an American judge.

- Engaged in Antitrust violations for which he forced litigants to partake in unnecessary court services at rates 800% higher than outside prices for the same exact services. If you found a better price and/or professional to do the same job, he would mistreat the professional, defame them on public record and ignore them, their testimony and purpose altogether. (See all unprofessional and inappropriate commentary on by Judge Even worse, was ordered to appear in court one day and not even the judge showed up! Why? canceled the hearing without alerting anybody. is available for questions.

- Because Judge was known to be extremely disorganized and forgetful, he allowed to dictate his rulings to "keep their fabricated story straight and consistent" with her false narratives, false police reports, knowingly false statements and systemic falsification of facts and evidence on public record. For this reason, both the judge and have routinely engaged in extrinsic fraud before many court watchers, blocked witnesses from being heard, abruptly canceled hearings for no reason whatsoever and disliked anybody from the public to listen in on CASE even though the public court system is open to anybody to monitor in as an objective observer. The two worked together, covered for each other and held many ex parte hearings without inviting me as a self-litigant.

Rule 2.2 (requiring that a judge "uphold and apply the law, and shall perform all duties of judicial office fairly and impartially");

In CASE Judge

-Knowingly and intentionally acted as a permanent obstruction to justice by frequently blocking testimony and the admission of evidence, canceling or shortening hearings — or abruptly re-directing them —to conceal testimonies and evidence that could hurt his peers, shareholders or clients who are all part of his "enterprise". (Please study long gaps between scheduled hearings and the vast number of abrupt cancellations. Most scheduled hearings never took place in reality.

On minute entry, Judge admitted that my spouse had not followed the "directives of the Court" by denying me over parenting time visits with my daughter in and tiptoed around his phrase without applying the law and his punishments equally and fairly. In other words, the Judge knowingly defamed me and subjected me to so much pain and abuse just for one parenting time violation, while constantly covering up those of my spouse which have now accumulated to over How is this justice?

 On Judge was confronted with the fact that my spouse had been delinquent and missing many of his child support payments, and even though he had immediate access to the Court's system next to him at his bend – and record system just

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downstairs, he covered up for his violations and said the "Petitioner appears to be current on his child support payments" even though the system showed him to be seriously in arrears. Then on when I brought up that and her client had intentionally turned in outdated and edited child support records, the Judge looked like a deer caught in headlights. He never did his own homework or performed his own duties and considered the word of his legal peer to always be golden above the truth. This sad bias and prejudice has greatly harmed me since the start of the case. Why would anybody retain a slothful and immoral judge to serve under the honorable wings of justice?

- nearing, falsely accused me of not having ADA in front of witnesses when he made a ruling two months prior confirming my ADA eligibility — after three other judges already had. The event revealed his deceitful nature and bad intentions. -Served more as a personal injury lawyer for County. and her client. rather than behave as a neutral, honorable and impartial judge. (Just listen to all the recordings of the hearings and then look at the rulings. Not a single ruling matches the content of a single motion or pleading by me. For example, on urgent Motion to Disqualify Opposing Counsel for systemically abusing process, false reporting and being a dangerous conflict of interest, as she had maliciously initiated fabricated charges against me just to gain leverage for her client in court and obstruct my requests for discovery, yet his response had nothing to do with the content of the pleading itself - and made no sense to anybody at all). Again, he took a very serious matter and turned it into a joke. This judge specializes only in wasting precious time.
- -Allowed and admitted fabricated evidence despite many objections, police reports and affidavits that the exhibits he allowed on record were doctored, tampered with and falsified.
- Took a very long time to make rulings on important issues such as parenting time or spousal maintenance as a way to sadistically harass, torment and punish me for reporting his incompetence and misconduct to his superiors.
- Has not honored any contracts by the Court.
- Denied me the right to have my exhibits admitted on record twice.
- Denied me the right to object to any exhibits by opposing counsel even though I had never seen any of them at all throughout the entire trial. I was never shown any copies and have evidence that nothing was ever received. Judge simply did not care and did not try to find a remedy for the ongoing problem.
- At the end of I requested a orally and in writing and he denied it without a credible or intelligent explanation on his fraudulent minute entries; "

". Yet the minute entry itself begins with "

"Again, nothing makes any sense in court and he has made a mockery of the system by lying so egregiously on legal documents. No man is above the law.

-Routinely made assumptions, speculations and conjectures without any evidence at all.
-Denied me the right to contact his JA as a self-litigant and made it a court order violation.
That's a big NO according to the rules. Opposing counsel was cc'ed on all messages. Yet, because I have never committed any real court order violations, he was forced to make some

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.