

State of Arizona
COMMISSION ON JUDICIAL CONDUCT

Disposition of Complaint 21-335

Judge:

Complainant:

ORDER

June 10, 2022

The Complainant alleged that a superior court judge violated Rules 1.1, 2.3, 2.5, and 2.8 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.

RE: JUDGE

IN CASE

To the Arizona Commission on Judicial Conduct:

My name is . I am a retired and , who spent my best years around the . With my and of experience in the , never have I witnessed so much and deliberately being inflicted onto my daughter by an judge. It is very hard for me to believe that all of this defamation, atrocious of a adult, malicious prosecution, federal violations, extortion and antitrust violations are being initiated from an American court system, and not from an oppressive 3rd world country. Thus, I find the behavior of Judge to be very disturbing, very unsettling and very un-American.

In America, people have the right to be heard and to see all credible evidence against them when they are accused of anything. However, that has not been the situation in my daughter's case at the County Court. In fact, there have been days when I was called to testify by my daughter or her lawyer, only to be blocked from being heard by this judge. For over a , we have not seen any evidence to justify why my daughter has been treated like a criminal, or why my granddaughter was taken from the warm home she has been embedded in beyond the hearsay of an opposing attorney.

This complaint is written to express the injustices that I had witnessed in a courtroom presided by Judge , pursuant to **CASE #** . I have only witnessed behavior typical of a 3rd world country, where the Judge has exhibited a tremendous bias towards a virtuous woman with no criminal record at all, with little empathy or concern for her general well-being, and an overall disdain for any matters having to do with her medical disposition. His behavior was appalling to say the least. Moreover, with regard to matters of child custody. My granddaughter was robbed from her mother and her familial attachments without any explanation to any of us, and this should not be happening in America. In addition, not only did Judge not apply a fair and balanced approach to appropriating custodial matters, but he took his time in doing so and has been on for about of the time. Not only did he deprive my daughter from seeing her child for well over a , but he also discounted the fact that her entire family is also heavily-invested in and very close to my grandchild. Again, I cannot stress enough how strongly I feel about the fact that this judge does not belong in a family court room. I have trained the best in the world and this judge is not cut out to work at a local . There is no rhyme or reason to any of his actions, and he is both mentally and physically unfit to be a judge.