

State of Arizona
COMMISSION ON JUDICIAL CONDUCT

Disposition of Complaint 21-431

Judge:

Complainant:

ORDER

July 13, 2022

The Complainant alleged a superior court judge erroneously granted an order of protection against him in a family court matter and held a general bias against fathers and in favor of mothers.

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).

Copies of this order were distributed to all appropriate persons on July 13, 2022.

CONFIDENTIAL

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

FOR OFFICE USE ONLY

2021-431

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.

RE: Court Family Judge REMOVAL from Bench

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

To whom it may concern,

I want to bring your attention to the above captioned judge. is dangerous and not competent to be a judge. She has her own agenda on the bench. I've had contentious custody issues with the mother of my children since came on the case a years ago due to rotation.

I currently split decision making and time with the mother. The mother sought an Order of Protection recently against me with the children and their school as protective parties . My contention is that is using her position to favor a mother over a father and/or being retaliatory due to previous pleadings I've filed. I can't imagine I'm the only victim. At the contested hearing, mother supplied evidence of me calmly reprimanding my daughter who made a fictitious story about me in the attempt to blackmail me for her dog I bought her for her birthday. Mother coached my daughter to surreptitiously record our conversation on my daughter's phone. The recording was the reason upheld the OOP for the children. I've enclosed a copy of the recording, emails to the school her teacher, meme I sent my daughter, all were submitted as evidence. I've also enclosed the minute entry.

There is no way in the world me calmly reprimanding my daughter constitutes domestic violence or me being a danger to them. The meme I sent my daughter was a teachable expression when read in its entirety. The only logical answer is that [redacted] has an agenda. In previous pleadings I supplied [redacted] I gave her ample evidence of mother's misconduct and it was casually dismissed. I won't offer that currently as I don't want to overwhelm you with documents. However, if or when you want, I'd be more than happy to supply them to you. As I have no doubt it reflects a pattern of partiality. As a foot note, the *mother was found by the same court to require my daughter, at the time [redacted] to take graphic pictures of the mother's [redacted] to send to another man but that did not rise to a level to remove the mother. It was substantiated by forensic evidence. All parents have lost their cool with their kids. This doesn't come close. I would respectfully request you listen to the [redacted]-minute discussion. I don't see how my discussion would set off an alarm that I would be danger to my children. Consequently, [redacted] ordered a better interest attorney for my custody case [redacted] I went through all these steps in [redacted] and spent a small fortune. There is something wrong with [redacted] and she is up to no good. My daughter needs help and instead of addressing my daughter's mental health, she is restricting me from helping her.*

[redacted] has blatantly committed malfeasance and needs to be held accountable.

Thank you in advance for your attention to this matter.

Best regards,

EXHIBIT

A

Sure I will call you

Works for me. You want to initiate the call?

Regards

Hi,

Do you have time to talk on

morning at

**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.**