State of Arizona

COMMISSION ON JUDICIAL CONDUCT

	Disposition of Complaint 22-002
Judge:	
Complainant:	

ORDER

June 30, 2022

The Complainant alleged her victim's rights had been violated in a criminal case and that a superior court judge's rulings in a family law case had been biased and unfair.

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 Barbara Brown and Delia R. Neal did not participate in the consideration of this matter.

Copies of this order were distributed to all appropriate persons on June 30, 2022.

CONFIDENTIAL

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

FOR OFFICE USE ONLY

2022-002

COMPLAINT AGAINST A JUDGE

Judge's Name:
of the same size to file a complaint. Describe in your own enstitutes judicial misconduct. Be specific and list all of the nelp the commission understand your concerns. Additional iginals) of relevant court documents. Please complete one side nt for your records.
hope is to bring awareness to the activities that occurred eport I am documenting the events that have occurred. It me blatantly apparent of all of the wrong doing. My rights rding to the Arizona Legislature 2.1 Victim's Bill of Rights. I air. I have experienced Bias, Prejudice and Harrassment. I act of several attorneys.
) i

ACCESS TO AFFIDAVITS AND EXHIBITS:

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

FOR OFFICE USE ONLY					

COMPLAINT AGAINST A JUDGE

Name:	Judge's Name:
Instru	ctions: 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 pap	er only, and keep a copy of the complaint for your records.

Below are four Affidavits and the Exhibits. My hope is to bring awareness to the activities that occurred from until the current date. By filing this report I am documenting the events that have occurred. It wasn't until I wrote these affidavit's that it became blatantly apparent of all of the wrong doing. My rights as a victim of a crime have been violated according to the Arizona Legislature 2.1 Victim's Bill of Rights. I don't believe I have been treated impartial or fair. I have experienced Bias, Prejudice and Harrassment. I additionally brought before the court the conduct of several attorneys.

ACCESS TO AFFIDAVITS AND EXHIBITS:

IN THE

COURT OF THE STATE OF ARIZONA IN AND FOR THE COUNTY OF AND THE COUNTY OF

Court Address:	Case/Docket No.
	Judge:
IN RE THE MATTER OF	OBJECTED RESPONSE TO THE
PETITIONER	COURTS FOR MOTION TO COMPEL.
vs.	[ABOVE FOR COURT USE ONLY]
RESPONDENT	

- I (Respondent) hereby request an Oral Argument for my Objected Response to the Courts Order of the Motion to Compel. I would agree with your honor assessment in the minute entry response provided, that I lack the knowledge of appropriate responses due to lack of representation. I address the fact that as a Victim, according to the Victim's Bill of Rights, my rights have been violated. Self Representation has caused extreme distress in having to respond to matters I already lived through once.

To be treated with fairness, respect, and dignity, and to be free from intimidation, harassment, or abuse, throughout the criminal justice process.

To refuse an interview, deposition, or other discovery request by the defendant, the defendant's attorney, or other person acting on behalf of the defendant.

In a good faith effort I made every attempt to provide the appropriate evidence to dispute the foundation of claims made by the Petitioner by providing the three police reports filed and the audio recording of the interviews. There is no basis for the Petitioner Request For Production because the foundation of the claim of cause is incorrect. In making every effort, the true criminal act that brought me to file at the Police Department ir is finally being disclosed before the court almost four years after being filed.

The Respondent, a victim of the Petitioner repeatedly has been harassed by the Petitioner and his counsel. The Petitioner in case requested the deposition of the Respondent between , yet the Petitioner never once followed through with taking a single deposition request made. I provided sworn affidavits to the court along with exhibits that depict the events that led up to the need to file a police report as requested by financial institutions.

I remind the court that AZ Rule 15.1 requires the State to Disclose evidence against the Defendants which to my knowledge there have been nine disclosures made. This would seem to be the appropriate resource the Petitioner should use to build his waste claim if one would exist. I can't afford to provide the Respondent those disclosures, nor should that be my responsibility. A simple google search provided a few of them for free. The Petitioner has/had significant counsel listed on this case.

It wasn't until I was forced to Respond to The Motion To Compel and produce all of the communication and exhibits of what occurred during until the present, that it was very obvious of the violations and abuses I suffered as a victim. All the while the Petitioner in case requests being denied aiding the Respondent. Those decisions that happened within the legal system have negatively impacted where we are today. It was blatant that complaints needed to be filed in the handling of this case.

In I became aware I was the victim of numerous crimes, simultaneously I had to fight the Respondent and counsel to not make me a participant in crimes that were happening before the court. I have been punished and have suffered the consequences for not consenting to engage by the Respondent and counsel in In I was listed as a victim of and yet my rights as a victim have been ignored and violated by the court's rulings. To make a victim defend themselves in a case this close to home is not only cruel but unjust. One would not allow a doctor to operate on a relative under the same expectation. This case is not the only case where this has occurred, as shown in numerous legal case numbers, that have had a drastic financial impact on myself.

I caution the court as I am unsure how to proceed, I am unsure of my legal responsibility and liability to report what has been discovered that could very likely have legal consequences. To the best of my knowledge this information is not a part of the criminal case in the case. I have not addressed the matter to the court, I believe it to be significant. In filling out portions of Dr. relating to assets and investments subjects me to knowledge of illegal activities. The knowledge would interest both Federal and State authorities. A Federal agency has suggested I retain counsel to speak with them. I need funds to do so. We received a subpoena from egarding their interest in I have been entangled in a legal paper trail that has followed

sinc	. I deserve to have appropriate re	presentation to help
rectify this dreadful situation.		
The waste claim in	is not substantiated and violates	my rights. The
Petitioner's trial in the criminal case	will not end u	nti while
the trial in Family Court case	is set in	
A trial has been set in	in in The	Court of
and due to the outcomes of the even	ts that have taken place legally, n	ny family not only
lacks the resources to attend a trial t	hat greatly impacts our daily live	s. has
not only denied any responsibility for	or his actions but continues to bla	me everyone else.
Our family bears the burden of	actions. His decision	-
lives of many negatively but also led		
home. His actions have continually		
has impacted along his way. We are		
family member, could take advantage		
personal gain. If he has been willing		manner we can only
imagine the things he has done to th	e rest of the community.	
I ask that Judge to please review all	three Affidavits and Exhibits in t	his case, and provide
me the opportunity to have an Oral		
information related to the cause of v		
Police Department. Although it may		court of the ample
amount of the community assets tha		
help find a solution that protects all	parties in this dissolution.	
RESPECTFULLY submitted on the		
I declare under penalty of perjury under the	he laws of the State of	that the foregoing is
true and correct.		
	_Date: _	
(Affiant's signature)		

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.