## State of Arizona

## COMMISSION ON JUDICIAL CONDUCT

	Disposition of Complaint 22-040
Judge:	
Complainant:	

## **ORDER**

October 13, 2022

The Complainant alleged a pro tem superior court judge improperly granted and upheld an injunction against harassment

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 member Colleen E. Concannon did not participate in the consideration of this matter.

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

NAME:

Judge's Name:

County Az.

**Court: Motion** 

by

明練

317

**To Dismiss** 

Against Harassment

without a single complaint of

a Carrier and a company of the second of the probability of the probab

Case#

By Judg

The second of th

Defendant:

t appreciate the Arizona Commission on judicial Conduct taking the precious time to investigate my charges and complaints agains this particular Judge,

Court. I have included formal court papers on file along with a clear history of events. leading up to today, I do not wish to say anything that would take my words and actions within to be overly dramatic or frivolous, but from someone who has been an ethica

misrepresentation or of any wrongdoing whatsoever, I submit I have run into one of the most abysmal, crooked, biased, and possibly criminal Judges one can imagine.

My and myself took a leap of faith in buying a house sight unseen in a town, we had never seen, sort of a fixer upper with some really appealing features and property. We were acclimating, except for the robust heat outside, when the home adjoining us, which had been for sale, was sold by a Realtor to a couple who had been looking for a place he could run an auto shop. This is a quiet subdivision with kids and families and qyality of life. The realtor knew our property, peeace, and health would be destroyed, but the lure of a double commission was too appealing and he left any pretense of ethics at the bank, knowing the catastrophe

he was leaving in his wake. The new neighbor, a younger a noble profession except this was not a noble neighbor. He was a thug from day one. One which incorrect date he filled out on the order of protection against harassment that Judge quickly signed. with no proof, except for these two liars writing I went over, after finding out from , home alone, that this neighbor, had revved up a vehicle right next to our open window and for straight minutes, knowing was in the house, intentionally caused bilious huge clouds of noxious exhaust fumes into the home until almost actually passed out and choked until she regained her equilibrium enough to close the windows and turn on the fans, the smoke still drifting in the older home. finally went outside and what he was doing, that he almost killed her. His answer was that the 'asked realtor told him "there was no and he "was running an auto shop". He then wave her a feral, hateful look she said terrified her and walked off. She called me and I stopped at their house to tryto calm things down and find out what was the ituation. I had never met either of them. I was unarmed and friendly. I did get the "that he was running an auto shop here". I told them calmly I would legally try to have that shut down, as this was a disaster to our property, health, and investment. demeanor was eerie and I felt somewhat in fear for my safety, so after a few words of small talk with the co-owner girlfriend, I left. Over a month later I am served with the Order of Protection **#against Harassment which** had written I had stated that day, "this is how eneigbors get shot, would you guys like to get shot'. This was a complete fabricated lie. There were no threats. Later we learned he was friends and maybe business associates of **Deputies, At least Deputies** and who seemed to run interference for him on any of our calls and complaints. They would not charge or arrest him, or even warn him, and we realized we were paying taxes for law enforcement that was useless, we had no due process or rights, or protection and the Judge who knew all this from court proceedings, cared less, ignored these facts and treated like he kid you bring to court on "bring your kid to work day". He even allowed to question ignoring my objections that was on a complete debacle bombarding with questions about her comments and interactions with people I was aware of but

the distribution of the first are the second that it is the first profession to the first and the first and the first and the first are the first and the first are the first and the first and the first are the fi

a<del>nderan</del>na millig ar le di Compulsia dalla dalla di pelebara, del pelebara proporti da periodi della della della

altonic for was consultingly of a consult

never even spoke to or encountered. The judge never once in the two parts of the hearings acknowledged or sympathized with the attacks by by weoponizing his vehicle exhaust fumes against never admonished, warned or even mentioned it. He cared less. Everyone in the had sought, and the Judge merrily complied, admittedly ,again, County knew with the assistance and council of the Deputies, to get a Order of Prrotection to prevent and I from bringing criminal charges against him and to stop my efforts through the County to shut down his noxious, illegal business the County was too busy it seemed to spend time on without incentive from an adjacent interested party, and myself. The Judge was almost deficient and complicit in not seeing in bright neon lights, an obvious fabricated lie and distraction to silence a witness.

Shockingly, as of today, what the Judge has accomplished, and after observing this Judge I have no doubt it is not by accident or normal by-product, has basically put targets, free if you will, on the backs of and myself. He has published openly, the incredible unproven and falsely conjured notice that I am a threat to human life, and therefore, by the plaintiffs, sherriffs deputies, or anyone, we could be shot and killed, in "self defense" without a peep, or be arrested and jailed on felony charges just by the statements (lies) of plaintiffs or otrhers. I think the Judge has orchestrated this scenario. He may be mentally unstable. I have also felt, perhaps because of my even after years out West, I may be a religion or ethnicity he does not care for, and I have only heard local rumors to that, and that like the Judge is long time family in the area and there is prejudice from this very interlated old community to "outsiders". I can tell you from day one this Judge bears a worrisome dislike and contempt for both and myself and has ventured verbally once, "maybe it's a cultural difference". Well, almost getting intentionally and premeditated asphyxiated to death is not "cultural difference" I have lived all over, met all kinds of people, but this Judge, obviously crooked and possibly lethal due to his decisions and orchestrated life and freedom mechanisms that must be objectively scrutinized, putting your very life, freedom or death in the hands of the most obvious of enemies that would most wish you harm. I plea on behalf of

both of us for you move timely and forcefully to remove this misplaced unethical and dangerous judge from our great U.S. justice System County Az.

Court Judg Thank you.

Lind. Heath your

eat this justice System. Courte Ac.

OTHER COURT + HISTORICAL

Related MATERIALS

PITACHED WITHIN

I am for

an A7

with

I reside at

and agent with my

partner and the homeowner of

Your employee

completed in a sale of his listing at single family zoned residential

a residence in a

neighborhood, a subdivision, designed to protect the peaceful quiet enjoyment, with NO BUSINESSES allowed on premises, for the maximum enjoyment, peace, health, quiet, and property value appreciation of the homeowners. The

subject home sold did not have business zoning whatsoever. The Zoning, in any event, prevents the use wrongfully and recklessly assured the buyers they could utilize. Our home shares a short side wall with buyers,

advised the buyers, according to direct conversation with by myself and then myself with the buyers, our direct new neighbors, that, according to the buyer "could"

create and operate" a "Commercial auto repair facility" at this location because, "there was no HOA and it was "in the County". The buyers of this property, which is directly adjacent to our home, is subject to direct, up close and personal views,

noise and pollution from extensive auto work and repairs which has been ongoing and notorious, causing extreme health issues through carbon monoxide clouds of smoke entering our home and causing severe chocking, constant states of panic and

devastating roaring noise from loud engine rackets from old, unmufflered or drag modified exhaust noise vehicles .This outrageous nuisance and multi-tiered damage situation is a direct result of greed, plucking not only the listing

commission, but also the selling commission, whereas a buyers agentmight have been more diligent in concluding the zoning did not fit the buyers desires. catastrophic lack of diligence, in recklessly and unethically and wrongfully providing

incorrect and unsubstantiated information to his buyer, only to find out through that the zoning does not allow for on site auto business and the buyer was directly informed by the County any such enterprise would be shut

down. The buyer, still stubborn, due to agent original bad advice, in his efforts to maximize the property as a vehicle work center, as buyer intended, to buy, fix, and resell vehicles in a manner with similar destructive effects to us, as

neighbors, still has exercised the gamut of obnoxious toxic repairs, with fumes, noise, and the eyesore of a auto junkyard right outside our windows All because, in my very firm opinion, that for a double commission, greed and avarice, was

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.