State of Arizona COMMISSION ON JUDICIAL CONDUCT

	Disposition of Complaint 22-093
Judges:	
Complainant:	

ORDER

December 7, 2022

The Complainant alleged two appellate court judges improperly affirmed a trial court decision that was based on fraudulent evidence.

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 Michael J. Brown and Louis Frank Dominguez did not participate in the consideration of this matter.

Copies of this order were distributed to all appropriate persons on December 7, 2022.

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

FOR OFFICE USE ONLY

2022-093

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.
1. Justice has done the following heinous acts in the Court system: (1) willful and persistent failure to perform duties and (2) conduct that brings the judiciary into disrepute. 2. Justice is aiding and abetting Defendant Ms. a member of the court, from exposing her crime of fraudulent schemes by not addressing and hiding prima facie material evidence of her Hoax that she perpetrated into this and prior Courts that judges relied upon as being true in rendering judgments.
 3. Justice is aiding and abetting a crime. 4. Justice is in collusion with Defendant Ms. s crime of fraudulent schemes.
5. Justice is culpable of committing the crime of A.R.S. §13-2310 fraudulent schemes. 6. Justice is aware that Defendant Ms. violated the following Federal statutes:
 a. Title 18 U.S. Code §1341 Fraud and Swindles. b. Title 18 U.S. Code §1038 False Information and Hoaxes. c. Title 18 U.S. Code §152(3) False Declaration. d. Title 28 U.S. Code §4101 Definition of Defamation. 7. Justice denied Plaintiff his right to present his case of Defendant's crime of A.R.S. §13-2310 fraudulent schemes. 8. Justice denied Plaintiff a Fair Trial.
Relevant Material: 9. Ms. an of the Court, , committed Heinous Acts of fraudulent schemes (A.R.S. §13-2310 fraudulent schemes) while representing as its attorney. 10. Ms. perpetrated a Hoax that procured/induced presiding judges into signing judgments
in her client s favor. 11. Ms. intentionally committed the crime of A.R.S. §13-2310 fraudulent schemes. 12. Ms. s crime of A.R.S. §13-2310 fraudulent schemes has caused damages of greater than \$100,000 U.S.D.
13. Ms. acting in Bad Faith did something more heinous than just submitting fabricated false declarations. Ms. intentionally tricked the Courts into believing a heinous lie, a malicious deception that terminated Plaintiff's employment for cause on s Hoax). To make her Hoax believable to the courts, Ms. did the following heinous acts: (a) She withheld material evidence (testimony of Freescale's Custodian of Records) to the extent of intentionally violating FRCP Rule 37,
(b) She destroyed material evidence (Spoliation of all material evidence related to her Hoax) and(c) She submitted false declarations (that Defendant herself knew were false at the time of submittal) as material evidence.
Ms. executed these Machiavellian tactics, a.k.a. fraudulent schemes, as a means of promoting and propagating her Hoax. Ms. intentionally hid material from Plaintiff to make it impossible for Plaintiff to present the merits of his case and to controvert her Hoax. The Fact is that the Courts published Ms. s Hoax as being true in its findings and as the basis for its rulings. The Fact is that has never terminated Plaintiff's employment.

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15. The schemes are t	Court cases in which Ms. he following: Case No.	carried out he	er crime of A.R. Case No.	S. §13-2310 frau	dulent Case No.
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17. Witnesses a.	with Knowledge of Ms.	s crime	of A.R.S. §13	-2310 fraudulent	schemes:
b. Ms. c. Ms.	(Former				
d.	phone nu	ımber is		laim number	
e. Ms.	at Ar	izona, Arizona		s	
f. Ms.	a Board-Certifie	ed		specializing in	
g.	(Victim)				
Note: In , and has since	continued operations under the		meraed with		

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b. Ms. c. Ms.	(Former			
d.	phone nu	umber is	claim number	
e. Ms.	at Ar	izona, Arizona	s	
f. Ms.	a Board-Certifie	ed	specializing in	n
g.	(Victim)			
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