State of Arizona

COMMISSION ON JUDICIAL CONDUCT

Disposition of Complaint 22-176

Judge:

Complainant:

ORDER

March 30, 2023

The Complainant alleged a conflict of interest by a judge pro tem who represented a landlord in an eviction action.

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 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 March 30, 2023.

Comp 22-176

From: Sent: To: Subject:

Follow Up Flag: Flag Status: Follow up Completed

This email originated from outside of the organization. Do not click links or open attachments unless you recognize the sender and know the content is safe.

I am a victim of illegal eviction violations due to retaliation damages for the proof of state standards for retaliation and obstruction of justice for rights and intentional harm.

I have had my appeal to the and have already reported the experience in state corruption of judicial oversight and non enforcement efforts to protect my federal and constitutional rights. I have had the evidence of the proof very blatantly in my communication with the office. They have advised me in writing it is above the state jurisdiction.

I am needing assistance obtaining this status update for my disability accommodation needs to communication barriers and medical records for validation of my personal experience.

is also a judiciary in the courts and courts. I have been withheld my access to justice and remain unrepresented for my serious damages causing dislocated resident and homelessness for a permanent and safely disclosure of mailing address that will be more than very temporary in my recovery efforts to protect my future recovery needs.

Please call me for the communication needs to effectively address my issues requesting the legal understanding of the state judicial oversight of unethical fraudulent disclosures in court filling about the hardships of my medical and financial difficulties.

I am needs to strict laws and adherence to protect my federal whistleblower status that was criminally exposed by already in recorded Arizona evidence that Is being withheld from my rights for justice pursuit outside of their non jurisdiction and delays reported to federal oversight committees.

Unwilling separation of my family and known support network not present for forced protections to my human health care requirements. Please provide the information to allow me proper access to justice needs

Get Outlook for iOS

From: Sent: To: Cc: Subject:

Follow Up Flag: Flag Status: Follow up Completed

This email originated from outside of the organization. Do not click links or open attachments unless you recognize the sender and know the content is safe.

Please follow up with addressing the incorrect information advised by the state judicial commission's reply.

I have obtained the record for disproving the facts stated in the state obstruction of justice and corruption in court procedures and Arizona court orders and federal law violations. I have been withheld my federal treasury funding and been a victim of fraud filed in court disclosures by the prosecuting acting attorney representing the landlord. I am not alone seeing the bias and conflict with the attorney being in service in both the and courts jurisdiction.

I am requesting the court appointed disability advocate for the power imbalance and promises of the state judicial procedures in fair ability to provide evidence and defense in courts standards. I have been dismissed and unheard for stating my valid federal protections verbally as the recording of my hearing will provide for verification.

I am very disappointed and extremely concerned with the ongoing victim burden of withheld justice and disability exploitation of profit. I have every confidence that the collaboration of the and office is a valuable opportunity for the proper treatment and defense in courts adjudication and protection for the future Arizona residents with intellectual disability rights and vulnerabilities needing state governance in protection responsibilities.

I am entitled to the federal funding and will be providing my ongoing update for federal oversight of treasury funding requirements very desperate in needs. I will also be addressing the withholding of victims compensation funding and damages for the policy and agreement with the federal mandates.

Thank vou.

From: Commission on Judicial Conduct Sent: To: Subject:

Good morning:

You do not have a pending complaint with our agency. In , you sent correspondence to our office. At that time, we responded and provided you with a blank complaint form that we requested you complete. Our email also indicated that Commission staff could not give legal advice and provided you with links to various legal resources. You did not return a completed complaint form to our office.

Your email mentions however, it is unclear if she was the judicial officer that presided over your case or if she was an attorney representing your landlord. If your issues with her pertain to actions in her capacity as an attorney, you should direct those concerns to the of Arizona. If she acted as a judicial officer in your case, you can submit a complaint against her as noted in the following paragraph.

If you wish to file a complaint against a judge, please complete the attached complaint form and return it to our office. If you do not wish to complete the complaint form and return it by regular mail, you may submit an e-mailed complaint that, at a minimum, must: (1) clearly state the full name of the judicial officer(s) you are complaining about; and (2) describe the specific facts and circumstances you believe constitute judicial misconduct, which should include your case number, dates of relevant hearings, etc. To date, we have received no such submission from you and will not be taking any action regarding your previous e-mail correspondence.

Arizona Commission on Judicial Conduct

Get Outlook for iOS

From: Sent: To: Subject:

Follow Up Flag: Flag Status: Follow up Completed

This email originated from outside of the organization. Do not click links or open attachments unless you recognize the sender and know the content is safe.

I will try to get the additional information to the commission, however I am very limited in resources due to the retaliation and forced homelessness in my status.

I have had to relocate to another state without protection or defense of my rights and criminal damages for the Attorney exposing my whistleblower status to the against wishes. This is a national security issue in safeguarding whistleblower rights and critical information being addressed by our homeland security and executive level task forces.

I have advised the being informed by my reporting, as well as the office they are party in obstruction of justice in my delayed and interference in seeking defense of my civil and constitutional rights.

The acting judiciaries who were dependent on Ms.ethical conduct an due diligence, have now been impactedby her licensing violations and fraudulent reporting to the court in disclosures that did not reflect the legal position ofmy disability orimpacted hardship. This was an effect of illegal employment discrimination. I have beenneglected byappointedrepresentative who has since retired from her integrity disagreements(according to the media reporting).

I also have had no access to victim compensation funding for my damages and harmful violations in un enforcement of the following blatant clear evidence provided in the courts recorded records of my unlawful evictions. I have now been withheld that evidence for seeking damages since the states that the issues are outside of their jurisdiction. I refused to sign the non disclosure agreement that would prevent me from using the evidence of the whistleblower exposure. This is discussed in the recording of the position statement of the office and my response to the landlord statement reply to my discrimination complaint of fair housing laws.

Msis recorded in my second retaliatory eviction coaching the judiciary to dismiss my federal protections. Thisgoes againstCourt order issued inin eviction rules of procedure. I had not been provided a courtappointed disability representative or even informed by the attorney in her duty to protect the integrity of the court.

My rights to be heard were withheld by the court admitting the previous eviction. This was less than months prior and specific to my disability retaliation defense and in states revised statutes by definition of retaliatory treatment and defense. also addressed in specific in my pro-se defense. I had not yet made any complaints to the court and the objection was granted improperly to prevent my defense and damages of Arizona revised statutes. In my pro se defense, I had mistakenly gone a small amount over the counterclaim maximum. If U had been given the proper treatment I would have corrected the amount.

I have had no interest in the state representation due to the legal situation in prosecuting another attorney in the local and judicial environment where Ms. has been known for behavior concerns by other attorneys.

I have been dismissed by Senator and Representative in constituent advocacy despite the sworn duty to ethnic committees and oversight.

I have escalated my dislocation to the federal government being withheld rental /relocation assistance, and now victim assistance in what results in Treasury Fraud of CARES act funding. I am also an example to the media coverage I've seen in the misappropriation of victim compensation funding by the office. I gave undeniable evidence and the public records are there for the judicial oversight committee to validate.

I am an . My cousin is also a , receiving a free house and covered by the Arizona media. I fear for his treatment and care of Arizona state governance without being protected in my own rights and access to justice.

I have been ignored by the Secretary of to escalate this to the Department of Defense so I have had to make my own complaint and continue to suffer from the withheld pandemic recovery funding. I am facing obstacles due to the injustices as I am trying to recover from unfair actions and financial damages collected.

I paid fees assessed illegally in the first, and second eviction. I have been intentionally neglected making application for rental assistance since the landlord failed completing their portion with

All of my emails and communications are in my own words and creation. I have had to educated myself in the federal courts, state courts, as well as our constitutional continuum of care for legal duties and restrictions. I hope to get some corrections in my damages because I have experienced unspeakable retaliatory treatment in multifaceted ways. I have integrity and loyalty to protect our state residents in the public interest and justice protections. I am vulnerable, however I am not powerless to protect against injustices and improve government policies.

Thank you and I am always available for the future resolutions and repairs in good faith.

Please provide my privacy and protection interests in the whistleblower status disclosure of events. The statutes and federalism laws have deemed the state governance in defense laws.

I understand the civil litigation pursuit, however I am requesting government accountability and justice for my indigent damages. Please provide my information to the judicial commission for awareness and intellectual disability needing rights advocacy.

Get Outlook for iOS

From: Commission on Judicial Conduct Sent: To: Subject:

Good morning:

You do not have a pending complaint with our agency. In , you sent correspondence to our office. At that time, we responded and provided you with a blank complaint form that we requested you

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.