

State of Arizona  
COMMISSION ON JUDICIAL CONDUCT

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Disposition of Complaint 22-187

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Judge:

Complainant:

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**ORDER**

March 1, 2023

The Complainant alleged a superior court judge improperly failed to act on an employee grievance against a justice of the peace.

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).

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 March 1, 2023.

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

**FOR OFFICE USE ONLY**

2022-187

**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.

I am a former employee of the \_\_\_\_\_ Court in \_\_\_\_\_ county.  
I was let go unfairly after going to \_\_\_\_\_ at that time \_\_\_\_\_ ) to complain about  
the ProTemp Judge \_\_\_\_\_ for assaulting me and Judge \_\_\_\_\_ for not helping me with  
the assault.

Ms. \_\_\_\_\_ assured me it would be taken to Judge \_\_\_\_\_ for review on my complain as well as  
all the documentation I sent her and she acknowledge receipt of.

Time passed, I called Ms. \_\_\_\_\_ for updates and I was told it was given to Judge  
Judge \_\_\_\_\_ never contacted me and basically she discarded my complaint as far as I was concerned.

Ms. \_\_\_\_\_ mocked me by saying Judge \_\_\_\_\_ found my complaint insufficient.

I hired Attorney \_\_\_\_\_ to represent me and on \_\_\_\_\_, my case was settled with  
County.

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Although Judge \_\_\_\_\_ was not named in the  
"Notice of Claim, because of her disregard in  
this matter it went this far.



The

VIA EMAIL AND STATUTORILY-PRESCRIBED SERVICE OF PROCESS

RE: Claimant                      ; *Notice of Claim Pursuant to A.R.S. § 12-821.01*  
*Against*                      *County*                      *of*                      *the*                      *County*                      *Court, the*  
*Honorable*

Dear Chairwoman                      , Supervisors                      and                      , Ms.                      Judge                      Ms.  
                    , and Ms.                      :

This Firm represents                      and this letter serves as her Notice of Claim ("Notice")