

State of Arizona
COMMISSION ON JUDICIAL CONDUCT

Disposition of Complaint 23-016

Judge:

Complainant:

ORDER

April 20, 2023

The Complainant alleged a superior court judge violated the law by failing to take judicial notice as requested in two separate civil cases.

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 Denise K. Aguilar and Michael J. Brown did not participate in the consideration of this matter.

Copies of this order were distributed to all appropriate persons on April 20, 2023.

CONFIDENTIAL

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

FOR OFFICE USE ONLY

2023-016

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 have 2 cases presiding before Judge () () (). The judge has violated the Arizona Code of Judicial Conduct, The Arizona State Constitution, The U.S. Constitution and 18 U.S.C. 241, 18 U.S.C. 242, 18 U.S.C. 1346 and 42 U.S.C. 1983. The conduct that was committed was the intentional ignoring of all the Plaintiff's Judicial Notices filed with the court, automatic denial of all motions filed by the Plaintiff in both case, motions automatically without explaining the finding of facts or law, and he ignoring of All (INVOKED) U.S. Constitutional Rights. The judge is not being impartial and she is working directly with () to block the Plaintiff from filing any of his documents online by rejecting them in violation of Article 6 Clause 2 of The U.S. Constitution. The Judge has also been having constant "Ex-Parte" communication with the Defendants in both cases to create situations in both cases where justice will be foreclosed unless Plaintiff () accepts the \$ () offer made by the Defendants in case# ()

All the Plaintiff's request for hearings have also all been ignored. The judge is refusing to file documents that compel her to take notice of illegal activity committed by Defendants in both cases therein. She has placed () on notice to reject all the Plaintiffs electronic filings and advised () to advise the Plaintiff he has to file his documents in person or by mail in an organized effort to continue to create delays. The activity committed by The Defendants in the case () was a case where the Defendants were caught committing a scheme to illegally evict () from his home in (). They created fraudulent rental contracts and used () and Judge () at the () and Eviction Court to ensure and guarantee a fraudulent judgment of about \$ () in an effort to keep the Plaintiff homeless so he can be forced to accept the \$ () settlement offered by them. The Judge () has allowed that case to sit with no activity since (). The activity being conducted is all an organized effort to get the Plaintiff to Sign a settlement agreement for the \$ () offer. The Plaintiff rejected that settlement and Invoked his 7th Amendment right to trial by jury and the Judge doesn't like that.

Contained in the settlement agreement contract, is a waiver of action against the Judge for violation of 42 U.S.C. 1983. The judge made the Defendants put a provision in the contract that would force me to waive any and all claims under 42 U.S.C. 1983 against the judge. This is clear and convincing evidence that she is intentionally operating in concert with the Defendants in violation of The U.S. Constitution and the Arizona Code of Judicial Conduct. The () in the () has been sent evidence surrounding the fraudas of () I as the Plaintiff, am moving for criminal prosecution at the highest extent of the Federal Sentencing Guidelines. The judge must be notified immediately to cure the illegal tactics and acts that have been committed in the matter. However, the abuse was so severe and I have been living on the streets of () for about 6 months and living in hotels due to their illegal \$ () judgment procured by Judge () in open violation of the U.S. Constitution's 14th Amendment and 18 U.S.C. 241 and 18 U.S.C. 242.

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The criminal acts that have been committed therein has been so diabolical against the Plaintiff because they used creative means to keep the Plaintiff on the streets of _____ unless he signs the settlement agreement that automatically forgives the judge for all of her illegal tactics in violation of 42 U.S.C. 1983 and all acts committed by the Defendants therein (_____. Also, upon the Plaintiff signing the settlement agreement it would automatically dissolve the other (UNRELATED CASE) with different defendants from the first case.

All this activity constrains the state of Arizona's Constitution of meaning, and also constrain the U.S. Constitution and the Arizona Judicial Code of Conduct of meaning. Intervention is requested immediately the Plaintiff has suffered severly at the hand of these organized criminals. The Plaintiff have clear and convincing evidence that meet the elements necessary to prosecute all involved at the highest level. The Defendants in both cases are likely not to prevail due to the overwhelming "Prima Facie" evidence contained in both matters.

Therefore they have all came together in an organized effort to foreclose all further proceeeding by stalling on decisions on motions in favor of the Defendants and telling me " _____ She knows that I know the Court of Appeals will committ the same fraudulent activity if I file appeal as they did before. That act is clear and convincing evidence of criminal activity because it directly violate my Constitutional invocations in matter. The activity needs to be stopped and this judge must be jailed because she went OVERBOARD!!!!

Email:

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

: CASE NO.

JUDGE:

Plaintiff,

: **PLAINTIFF'S JUDICIAL NOTICE
OF ADMINISTRATIVE FACTS**

Vs.

:

Defendants

Now comes Plaintiff: living man, and asserts **All Constitutional Rights Invoked herein none waived.** Plaintiff submits this judicial notice consistent with **Rule 201. Plaintiff requests a hearing in connection with this notice unless this case is dismissed willfully by Plaintiff.** Please see attached memorandum.

MEMORANDUM IN SUPPORT

Plaintiff wants the court to take **Judicial Notice** of the following:

“Every matter submitted for determination to a judge of the superior court for decision shall be determined and a ruling made **not later than sixty days** from submission thereof, in accordance with **Section 21. Article VI of the Arizona Constitution**”

SECTION 21. ARTICLE VI OF THE ARIZONA CONSTITUTION.

ARTICLE 6 CLAUSE 2 OF THE UNITED STATES CONSTITUTION

Certificate of Service

Plaintiff mailed this Judicial Notice of Administrative Facts to Defendants via email
on this _____

Attorney

Attorney

Sent to Defendants via the courts electronic system.

Hardcopies available upon request only.

s/s _____

61'

I

Certificate of Service

The below named parties and/or their respective counsel have been sent the
Plaintiff's **Judicial Notice** on this .

By _____)

6

Email:

**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.**