State of Arizona

COMMISSION ON JUDICIAL CONDUCT

	Disposition of Complaint 23-035
Judge:	
Complainant:	

ORDER

August 1, 2023

The complainant alleged a superior court judge failed to take action regarding attorney misconduct and issued improper legal rulings in a family case.

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 Denise K. Aguilar did not participate in the consideration of this matter.

Copies of this order were distributed to all appropriate persons on August 1, 2023.

CONFIDENTIAL

Arizona Commission on Judicial Conduct 1501 W. Washington Street, Suite 229 Phoenix, Arizona 85007 FOR OFFICE USE ONLY

2023-035

COMPLAINT AGAINST A JUDGE

Name:	Judge's Name: Hin
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 constitute	es judicial misconduct. Be specific and list all of the
names, dates, times, and places that will help the co	mmission understand your concerns. Additional pages
may be attached along with copies (not originals) of r	elevant court documents. Please complete one side of
the paper only, and keep a copy of the complaint for you	r records.

RE: Honorable

To Whom It May Concern,

I am writing this complaint because I feel I was treated unfairly by Judge in my recent Motion for Increase in Spousal Support. He dismissed my case because I called my ex-husband's lawyer "which she is. She is also a malignant narcissist who utilizes unethical tactics to conduct her duties. She is currently under investigation with the for malfeasance, and all the documents supporting the formal complaint are in their files. I am attaching the cover letter of the Complaint.

I have been ill for over a year with an which is the basis of my need for an increase in Spousal Support. It is an that is aggravated by stress and anxiety and their actions have prolonged my recovery. I have other maladies as well... some caused by extreme abuse by my ex-husband and fully documented.

She and my ex-husband have colluded to threaten me including death threats, stalking, and defamation of my character mercilessly in an attempt to get me to withdraw my motion. In the end the Judge dismissed the case because of a few emails I wrote while in a spiral which are all substantiated and documented by my therapist's clinical summary attached. She made the case all about defamation of character instead of mediation of a settlement.

I am also attaching relevant documents that show how her ignorance, incompetence, unscrupulous behavior influenced the Judge. I was forced to defend my actions with regard to behavior, rather than the Judge proceeding to trial. His rulings were all is favor of her and I believe biased. She delivered all her documents late and in the end had her runner trespass onto my property and leave pages of confidential medical records including all my social security numbers, credit card info and other financial information in addition to my medical records in a hallway outside my apt against my direct wishes. The property I live on is going to file trespassing charges against her for her mindless actions exposing me to Identity theft.

My ex-husband is a conman and criminal who you will read about in the attachments. She was complicit in some of his crimes (i.e. IRS fraud and theft of stimulus checks). He conned me into marrying me, abandoned me when I got caner, had multiple affairs and is a white supremest. The Judge took none of his actions or my needs into consideration when deciding to dismiss the case on grounds of inappropriate behavior. That's just wrong and a travestv of iustice. I think the case should be appealed and another Judge assigned and my ex-husband's attorney recused as I requested initially due to the contentiousness of the situation....which the Judge disregarded.

I am years old woman, deathly ill, and caught in a web of deceit and government graft of the AZ. I am seeking justice on principals and integrity. The case is complex and convoluted.... steeped in lies and innuendos. I would welcome the opportunity to speak with someone in power as to the matter.

Hopefully, after you review what I am sending, you will contact me with any questions. I need to have my faith in government and justice revived, and my complaint taken seriously. Please take the time to consider all I have sent. I can also send the entire Exhibits file if necessary. I just want justice. With Power comes responsibility; and the Judge misused his authority and power when he dismissed my case.

I self represented myself and have been punished for that alone. My only resources were the law library, and I know the Code of Ethics of Arizona and the United States require empathy in situations like mine and I got none.

Yours truly

From: Subject: Re: Formal Complaint "I need your help" 1 Date: To:

Thank you! I do have a complaint against the Judge Please see attached and advise me if you think it's appropriate to lodge. This is my entire file on the Judge.

Sincerety.

(PROTECTED)

On

wrote:

Good morning

I have not opened either of the .zip files that you have sent. For cyber security reasons, our IT department directs that we not open .zip files from unknown senders.

Your email appears to solely relate to a complaint against an attorney –
The Commission on Judicial Conduct does not have jurisdiction over attorneys. We only have jurisdiction over judges. Therefore, if you are solely attempting to continue with a complaint against our agency cannot assist you.

If your intent is to file a complaint against a judge, I have attached a blank complaint form for you to complete. You can either mail the completed form to the address below, or you can return the completed form as a fillable .pdf to cjc@courts.az.gov. If you are filing a complaint against a judge and wish to submit documents beyond the complaint form, you may submit those in .pdf format as attachments.

Thank you.

Arizona Commission on Judicial Conduct 1501 W. Washington, Suite 229 Phoenix, AZ 85007 602-452-3200

From: Sent: To:

Subject: Formal Complaint "I need your help" 1

From:

Subject: attn: Judge

To: Co: Bcc:

Dear Judge

I am too sick to drive down to the court house and deliver this as a motion. Since was allowed to send her letter ex parte, and since you already dismissed my case, I hope you will consider the attached prior to the hearing.

Please be advised, that due to numerous motions and emails I have received from the trespassing at my property, the further impairment of my health and well being, I am forced to leave my apartment and seek refuge elsewhere out of fear for my life, stop all mail due to the continued harassment by housed in her untruthful complaints, my inability to please you with truthful and intelligent communication, and the fact that Minute Notes that were sent were both biased and missing information from the hearings. I am obviously in a critical state of both emotional and physical condition... as documented in the doctor's summaries attached to my last motion. I am now fighting for my life. My future has been destroyed by and he is a " criminal and conman.

actions and your reactions to her multiple falsified claims I am sending you this letter of clarification. In response to was allowed to submit false affidavits from of her employees I feel that I need to make it more clear of her Since devious actions. Firstly, they "lost" the initial exhibits and medical authorizations I submitted ; and months later at the they requested new copies, which I complied after much harassment by her assistant at direction. end of months after receiving all discovery documents Eventually they were delivered late because they didn't start the process until requested. The supplemental exhibits were also delivered late on a defective zip drive (which I believe was intentional bc it other computers either) and not and as hard copies as instructed and agreed to early in the process. Finally letters she claimed are testimonies of there employees are days late she delivered these document via trespassing. All lies. I OBJECTED to those letters at the time of the hearing based on the fact that there was no PROOF (audio or video) of the you disregarded my testimony. incident; and told you they were lies manufactured by

Secondly, when I delivered my exhibits. I had an email from with permission to do so and a document fully completed with all necessary information to document receipt of the exhibits. Nothing happened as stated in the letters that I am sure she also wrote and made her staff sign since she pays their salaries. On the date and time of delivery, when I entered the office there was only the receptionist on the phone in the office. I set the box of exhibits on the counter with the Acknowledgement of Receipt document on top. When she completed her call I nicely asked her to sign the paper so I could leave. She refused to sign, and started badgering me with irrelevant questions. The Package and document had all the info she repeatedly questioned me on. Finally I asked her if she was She was unprofessional and inordinately aggressive towards me inciting my going to sign or not. Then she claimed she had to ask the Office manager if she could sign (is the Office manager). minutes and disappeared into a back office. Then a lady in a black shroud with came out and began to interrogate me in a very haughty inappropriate manner. I tried to ignore her while I waited for the document. She was rude and unaccommodating. Finally the receptionist returned with the document. I took it from her hand and began to leave; and then she asked " ?" I said and could not believe after all the hassles and the wait they put me through that she then signed the document. I left immediately. Please note the letters are also filed with irrelevant information further trying to malign my character. With regard to the Office manager's letter, I OBJECT again. There is that I would not be there and if available it would be on my terms. I did not a full thread attached of the email. Telling to know exactly where I lived on the property and only agreed to meet at the loading doc if I was there. The Document that was emailed was signed by here and said the papers would be mailed. I later got an email stating the runner would bring them and if I wasn't there he would leave them at my door. I adamantly told her I was waiting for doctor's call for emergency appt and would not be there, property was gated, and he would not be allowed to enter, but she took it upon herself to disregard my request and the law to mail as stated in the document. She told her runner to deliver them regardless and leave them on my door stop where they exposed me to Identity theft. I will attach letter to Management re: Trespassing. He did not come in through the office; he snuck on site that is gated, double coded and followed someone in disregarding the safety of the documents and leaving them in the hallway. There is no explanation or excuse for this malicious and lack of judgment and good faith. The warrant will go in her name since she refused to give me contact information. Again, you did not acknowledge her breaking of the law by trespassing when specifically told not to and exposing me to Identity theft.

nights after the trespassing incident, gun shots and rifle shots were shot directly across the street from my balcony. I believe did this as further intimidation to increase my fears and further escalate my. I reported to police; no action was taken. These continued actions and malicious motions served to escalate my condition to suicidal state. I have been advised to file an OOP against and they are going to add the State Death threat to the order; and a joint investigation will be made into

I was advised by that they considered the treatment and behavior of the police and treatment of the court prior to my Contempt Hearing as unfair treatment and an "embarrassment" to Law enforcement. I am attaching those pictures. Please keep in mind was never injured nor assaulted by me in any way and has no proof other than the lies of his live in roommate who wasn't there and lied on his behalf. See attached. was found guilty of lying to police on previous times.

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.