## State of Arizona

# COMMISSION ON JUDICIAL CONDUCT

Disposition of Complaint 23-153								
Judge:								
Complainant:								

### **ORDER**

October 6, 2023

The Complainant alleged a superior court judge showed favoritism in the rulings in a family law 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 members Barbara Brown, Colleen E. Concannon, and Louis Frank Dominguez did not participate in the consideration of this matter.

Copies of this order were distributed to all appropriate persons on October 6, 2023.

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

# FOR OFFICE USE ONLY

2023-153

# COMPLAINT AGAINST A JUDGE

Name:	Judge's Name:
words what you believe the judge did that constit names, dates, times, and places that will help	e same size to file a complaint. Describe in your own utes judicial misconduct. Be specific and list all of the the commission understand your concerns. Additional ls) of relevant court documents. Please complete one side r your records.
my NAME is to 2 rodd ber downters.	. I am a Loving Father , and
This is OUR Formal complain	to against Judge
Idae now liolated my Ry	nts as anotherwise 1 and as a Fetter
Forwich & have Founded, mu Over the way the Judge has	County Sheriff's.  J Confusion and Frostration  Overseen this case
Possible Crime by way of Li attempted to Again modify the Co Safequard my daughters, And The Lives, as was Trevers to I	my daughters After Reporting a Still es and Retaliation Efforts, I ustody olders so that I can esent as their Father intheir diffe Ousided, Unfair Judianets

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# COMPLAINT AGAINST A JUDGE

Name:									Judg	e's N	am	e:					
Instructions:	Use	this			_								complaint.	Describe	in	your	own

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 asked why And Har Side has Recieved Fountism. I Asked why her Statements without Evidence ormerit has been given so much crelibility to The time of 2 NON-WOHFREATER Emergency Orders Granted by the Judge, Yetall my Efforts Just to be with my girk was denied? I explained that Birthday was coming And I reeded Access to my children, I Stated clear Fraud bocs. IN Cold FASHION The LADY SIMPLY Replied That The Judge was not going to hear my side, and place this case on Fractive Calandar. Is Than Stated that I was going to contact the. in Regards to clear fraud on our joint acrount With , and That "

- Meaning I was going to contact His Superioes.

I did Not make any Threats or Present myself in a
Court to Warm anyone. Prese Treview all Attacked

and Exhibits Glossary. I need this commissions Help.

Thank you. P.S. Idid Contact us + Sid

Judge has Violated my Rig

has Violated my Rights as an Individual and as a Father.

Arizona Judicial Code of Conduct Rule 2.3 says that Judge should not allow for me to be subjected to Biases, Prejudices, or Harassment.

Under the rule its mentioned that Judge has a duty to require lawyers in proceedings before the court to refrain from biases for prejudice or engaging in harassment, based upon including but not limited to race, sex, gender, religion, national origin, ethnicity, disability, age, sexual orientation Non, marital status, socioeconomic status, or political affiliation, against parties, witnesses, lawyers, or others.

Judge has failed in protecting me under the guidelines of this rule. Below is an example of the Racist, Prejudice remarks the Judge has allowed entry against me.

#### EX 1. Find PETITION FOR DISILLUSION FILED ON BEHALF OF

"On or about the Department responded to a call at to the parties' residence and banged on the door. Father began screaming and acting erratically. Father is and was screaming that ". The parties' minor child (age was terrified due to Father's bizarre screaming and actions."

**Conclusion: It's not the point** of this example for me to argue against this statement's accuracy. **The relevant point** here is the Irresponsible and Gross fashion that my Race was introduced to Courts Record.

The Petitioner Race has not been approached in any of the court matters, as it could almost be considered irrelevant based on the subject matter.

So why would Judge leave me exposed to such unfair Bias and Representation?

Judge has placed unfair and unwarranted legal barriers between my daughters and I, giving merit to and the Family for their actions of unethically separating me from my daughters.

Retaliatory steps in a collaborative effort against me have been taken by and her Family. I use to believe that these steps began after my escalation to the department against Brother and Uncle to my daughters

But through my own discovery and supported evidence I'm able to show that the False Reporting, False Flags against my Mental Stability and treatment towards my daughters started months earlier, after my own Fatherly boundary issues were crossed by behavior. My words and then my daughter's own words went unaddressed within numerous Family discussions leading up to my escalation.

I Escalated to the Department a tape of my two toddler daughters describing a game learned outside of the home they were calling ", taught to them by brother to

### EX. 2. Please see Investigator email on updated supplemental report.

**Conclusion:** Based upon a timeline that I was able to provide the police investigator an updated Supplemental Report has been produced. Per the detective's reported statements, He Himself viewed all footage leading up to **the date of** he same day that

Judge received Family Case Petition. Per the detectives own words used **my daughters Never Seemed to him to be in distress**.

Also as you can see, **The Investigator is offering my daughters another forensics interview**, as he realizes that the first time around may have been manipulated. He mentions that he is only waiting for me to regain my Custody Rights while wishing me Good Luck for the upcoming

Hearing.

Judge has **unjustly taken away my ability to safe guard my daughters**. He has given more Legal Authority of my own Daughter's over to the very Individual I Escalated against.

Without real assistance from this Judicial Commission I fear that real damage could still be very present. Judge Court Orders are not allowing me to have my daughters Re-Interviewed.

Furthermore, this very
Investigator, and I have been in touch since he
initially called me on
Per his updated Supplemental Report, It does Not
Appear that this gentlemen has questions in regards to my mental capacity, or my fitness
to Responsibly Parent my Daughters, Judging the tone of his words used.

Judge has chosen to only rely upon one side manipulated videos and false flag claims made on behalf of and her Attorney against me.

Judge has Not even afforded me a fair opportunity to Defend Myself for my Rights to Parent my Daughters.

He has on Separate Occasions Granted Non-Notification Emergency Actions against me, while denying Every single action I've attempted in pursuit of reestablishing my Parental Rights.

As this Commission is aware, this Emergency Non-notification type Action purposely initiated by the Family does not allow me proper time or notification that I was to Now Abruptly Legally Loose my Daughters.

I was not given proper response time to prepare funds for a Lawyer to assist me in Defense before **Now Abruptly Legally Loosing my Daughters**.

I retained a Modest Mean Lawyer for only shy of the it cost me to cash the borrowed funds check, as this Lawyer requested his payments in cash. This speaks to how financially injured I had now become behind this entire situation.

Considering my situation, he allowed the small amount of money to slide, but when he started to understand the complexities within my situation he would end of dropping, **day prior to the Emergency Orders Hearing** after I had a conversation with him on my inability to refill my cash account with him.

Due to this, my Court Document Responses for the Hearing were Incomplete, Altered, and Difficult to understand, as the Lawyer had merely updated Templates for me to enter responses to, as the Hearing date was approaching so quick he himself had not gained a complete understanding of the situation he was to defend. **This caused me to be Unfairly Represented.** 

Improper time to prepare a defense actually played into the False Statements her Attorney had brought forth by review of my Response Answers Submitted.

and

This same exact scenario played itself out the second time around. Judge again would Grant a second Non-notification Emergency Order against me. Afraid for my time with my daughters I took my last money I had for rent and secured a Lawyer I had just found the previous before the upcoming scheduled Custody Hearing.

My New Lawyer would not even be able to make the Hearing, due to an already scheduled Family Vacation, and so had a terrible sit in lawyer represent me in her place for my Hearing.

Judge handed down an Unfair and Degrading Order against me. My Custody Rights to my Daughter's was again non-existent, and my Visitation Rights all together was Now Completely Life Altered.

Judge cited that I had committed domestic violence against , for which to date I have Not been charged with any of theses crimes and completely confident that will never be. Not to mention, this has No Baring over the care I provide for my children, and so again Modified Custody Orders without a complete understanding of the situation at had is Completely Unfair.

After the Orders, I requested that the remainder of any unused Lawyer Retainer Fee's be returned from the office id hired. As you can see, I absorbed a pretty hefty weekend charge, but with terrible results, plus I needed the funds back so that I could afford the Court Orders Anger Management Class Completion Ruling.

I retired the law firms assistance going forward. I knew at that moment that I was going to have to move ahead at this alone, as there was No way that I was to afford to pay for representation, without opportunity to properly equip them with information needed to Defend my Rights.

Luckily, I had already begun preparing myself the second I read the Initial Petition documents I received from

But the timing, sudden shock trauma of loosing my daughters and home I supported for them siamotainously, in addition to my lack of overall knowledge of the entire situation at that time has proven to prevail against me thus far.

EX 3. Please review all relevant examples for support to understand my concerns.

EX 4. Please Reference All Recorded Phone Calls held with documents were filed to gain an ideal for my concerns.
- Eviction, - Return my girls, calls

Conclusion: Judge was provided these Audio Recordings in Full. There are numerous references made by making obvious of the manipulation into the CPS and department's investigation and clear Retaliation against me from the Family for Reporting to Authorities I speak on.

There is a recorded phone call a week prior to

Intentionally seeking Emergency

Orders against me, with her ready to return home, and with the girls. It was me that stated
that my daughters had already been away from me for weeks and that I only wanted time with

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.