

State of Arizona
COMMISSION ON JUDICIAL CONDUCT

Disposition of Complaint 23-183

Judge:

Complainant:

ORDER

November 17, 2023

The Complainant alleged a superior court judge tampered with court records and interjected herself into a case that was not assigned to her.

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 Michael J. Brown did not participate in the consideration of this matter.

Copies of this order were distributed to all appropriate persons on November 17, 2023.

CONFIDENTIAL

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

FOR OFFICE USE ONLY

2023-183

COMPLAINT AGAINST A JUDGE

Name: _____

Judge's Name: Judge

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.

SPECIAL ACTION
Filed

2023-183

Judge

From:

- THEFT ON ALTERATION
OF RECORD OR PROCESS

Date:

Docket missing minute entry from clerk to arbitrate in 150 days since
, rule 73 violated by opposing counsel

Case was transferred to since due to RULE 73
VIOLATED BY ARBITRATOR AND OPPOSING COUNSEL .

Opposing counsel and arbitrator's criminal obstruction of Justice email is not proof of
written agreement . her EMAIL HAS BEEN DISCLOSED NUMEROUS TIMES PROOF OF
JUDICIAL INTERFERENCE . COURT DOCKET IS MY PROOF THE JUDGE AND HER
CLERK ARE TAMPERING WITH MY COURT DOCKET .

DEPUTY CLERK AT NO TIME ASSIGNED THIS JUDGE TO MY CASE EVER. THEY
ASSIGNED JUDGE AFTER I REPORTED FRAUD ARBITRATION PRE
HEARING CAUSED BY INEXCUSABLE CRIMINAL CONDUCT OF OPPOSING COUNSEL
WHO SET THIS UP CLERK OF COURT GOT MY OBJECTION AS ALLOWED

FOR PREEMPTORY CHALLENGE I THOUGHT BUT CLERK OF COURT COULD NOT
REASSIGN ANY OTHER ARBITRATOR PER RULE 73 BECAUSE OF NO WRITTEN
AGREEMENT FILED FIRST WITH CLERK OF COURT WHO AT NO TIME CONTACTED

HE WAS AGREED UPON. NO MINUTE ENTRY ON THIS COURT DOCKET TO
EVEN DO A PRE HEARING WITH ANYONE . WE NEVER AGREED ON IN
COURT CONFERENCE AND THIS AND WHO HAS

DISAPPEARED FROM THE CASE ARE LAWYERS VIOLATED RULES AND GOT CAUGHT
THE PROBLEM IS THE JUDGE WHO WAS REASSIGNED THE CASE AFTER CLERK
PULLED MY CASE AND FILED IT UNDER CRIMINAL COURT DOCKET ASSIGNED JUDGE

WHO REPLACED JUDGE SINCE . JUDGE CAME
OUT OF NO WHERE . THE DELIVERY PERSON FOR MY MOTIONS TOLD ME SHE WAS
SHARING MAIL BOX WITH JUDGE LAST YEAR AT COURT

COURT HOUSE AND HAS WAITED TILL I FILED SPECIAL ACTION TO
WRITE UP THIS NEW CRIMINAL CONDUCT OF FABRICATING A MINUTE ENTRY AND
MUST BE HELD ACCOUNTABLE. PUBLIC TRUST HAS BEEN DAMAGED MY FAMILY IS
NOT BEING TREATED WITH RESPECT MY GRANDDAUGHTERS LOSS OF CONSORTIUM
AFTER MY GROWN ADULT CHILDREN AND THEIR FAMILY HAVE READ THIS VILE LIE
AND FRAUD UPON COURT BY THE COURT GAS LIGHTING INSTEAD OF HOLDING
WHITE COLLAR CRIMES BY OPPOSING COUNSEL ACCOUNTABLE AND THE

ARBITRATOR. ON GOING ABUSE OF PROCESS WHO ARE IN CONTEMPT AND MUST
BE DISQUALIFIED PER RETIRED JUDGE WHO REVIEWED THIS DISGRACEFUL
OBSTRUCTION OF JUSTICE JUDGE TOOK IT UPON HERSELF TO FABRICATE A
MINUTE ENTRY WE WANT HER HELD ACCOUNTABLE AFTER COURT HAS

GOTTEN A SPECIAL ACTION AGAINST HER SHE WENT AND VIOLATED MY CIVIL
RIGHTS AFTER THAT ACTION. WHO IS GOING TO TAKE APPROPRIATE ACTION AND
FOLLOW FEDERAL RULES AND ARIZONA CONSTITUTION FOR DOCKET TAMPERING
WITH INTENT TO HARM THE INJURED VICTIMS CASE ON APPEAL.

Judge [redacted] has interjected herself into a lawsuit no one assigned her to. She has failed to sanction lawyers and an arbitrator knowing their is NO minute entry on court docket for case of vulnerable adults deed right costing an appeal due to her failure to know procedures of court case. Her court docket has no Minute entry per deputy clerk for any Notice to an arbitrator per Rule 73 since [redacted] court found her in contempt of rules not answering motions and is gas lighting victim the plaintiff which is egregious, abuse and intentional. Does she call rapist or lawyers unintelligible in her entries or just elderly? Her comments are fraud upon the court.

she is costing an appeal that she could have handled if she knew what to do but did not follow rules. [redacted] court and county da both told me to file a complaint.

She has now also committed federal violation transposing a minute entry with intentional false information . What is this COUNTY going to do about it .

She actually had her clerk type up a minute entry accusing victim of being unintelligible when [redacted] lawyers and a retired Judge committed color of law violations. the court docket for [redacted] is my proof . per rule 73 a written agreement must be signed and filed and if this was an agreement to arbitrate that minute entry would be on her court docket. she is protecting white color criminals with law licenses and has taken the extra effort to claim a court [redacted] Judge was on my [redacted] court case in [redacted] and closed .Filing FALSE MINUTE ENTRIES TO VIOLATE MY RIGHTS TO APPEAL WITH HER FRAUDULENT STATEMENT OF MINUTE ENTRY [redacted] THAT I RECEIVED [redacted] KNOWING THIS IS IN COURT AND IS TRYING TO CAUSE CONFLICT SHE IS NOT EVEN THE JUDGE ASSIGNED THIS CASE BY ANY CLERK OF [redacted] COURT. DEPUTY clerk had to transfer my lawsuit NEW JUDGE IN NEW VENUE AFTER OBJECTIONS AND MOTIONS TO STRIKE IN [redacted] . THE MOTION IS ALSO NOT SEEN ON DOCKET [redacted] JUDGE [redacted] OTHER CASE WITH SAME PARTY. FILING ERRONEOUS MINUTE ENTRY ENTERING FALSE NAME FOR MY OTHER CASE IS INTENTIONAL TO CAUSE PROBLEM IN COURT [redacted] SHE IS NOT FOLLOWING RULES OF CIVIL PROCEDURES AND HAS MANY COMPLAINTS DUE TO LACK OF CRIMINAL RULES OF CIVIL PROCEDURES PROTECTING WHITE COLLAR CRIMES COMMITTED BY LICENSED LAWYERS , WHERE IS JUSTICE FOR VICTIMS AND THEIR FAMILY. DAMAGING MY FAMILY NAME AND CREDITABILITY WITH FABRICATED MINUTE ENTRY WE WANT UPDATED AND SEALED . INEXCUSABLE JUDICIAL MISCONDUCT NO LAWYER WANTS TO EVEN HELP US BECAUSE THEY HAVE TO MAKE A LIVING AND WILL BE MARKED IF THEY REPORT THIS.

Judge [redacted] was Judge not [redacted] who worked for court [redacted] not court case [redacted] Tampering with court documents for her own personal satisfaction is crime. She should correct her errors and remove herself immediately clerk of the court house gave plaintiff sticky notes for over one year that Judge [redacted] WAS ASSIGNED THE CASE DUE TO CLERK COULD NOT APPOINT A DIFFERENT ARBITRATOR DUE TO NO WRITTEN AGREEMENT WAS EVER SIGNED OR FILED WITH CLERK OF [redacted] COURT TO INFORM THE ARBITRATOR OF HIS BEING PICKED BY THE PARTIES. WE NEVER AGREED TO ANY OF THIS WE NEVER SIGNED ANY AGREEMENT IF WE DID IT WOULD BE POSTED ON COURT DOCKET YOU CAN LOOK UP YOURSELF FOR [redacted] . CLERK HAS REPEATEDLY HANDED ME STICKY NOTES AND THESE

JUDGES ARE VIOLATING ARIZONA CONSTITUTION AND FEDERAL RULES OF CIVIL PROCEDURES . A JUDGE CANNOT ALTER COURT CASE BUT DID SHE IS PUTTING JUDGE NAME ON ENTRY SHE MADE UP HERSELF TO VIOLATE RULES OF CIVIL PROCEDURES And filed minute entry which is fraud upon court AND HAS BEEN REPORTED TO CLERK OF THE COURT AND IT IS POSTED UNDER WHERE THE CRIME WAS TRANSFERRED TO BY THE OPPOSSING COUNSEL WHO SHE SHOULD BE SANCTIONING INSTEAD IM FORCED TO FILE AN APPEAL AND HER CONDUCT IS ABUSE AND CRIMINAL ALTERING ANY COURT DOCKET TO HARM THE CIVIL RIGHTS OF ANYONE IS VIOLATION OF HER DUTY IMMUNITY IS NOT FOR INTENTIONAL CRIMINAL CONDUCT. I AM SHOWING PROOF OF HER EGREGIOUS INTENTIONAL VIOLATION OF FEDERAL RULES AND CONSTITUTION . PUTTING THE NAME OF A JUDGE ON A DOCKET TO HARM MY DUE PROCESS IS COLOR OF LAW VIOLATION PER THE RULES SHE SHOULD REMOVE HERSELF WITHOUT ANYONE REQUESTING IT. THE COURT DOCKET HER CLERK FILED HAS A COPY OF STARTED I PRINTED IT OUT AND NOW IT SHOWS A NEW JUDGES NAME. IS THIS HOW JUDGES OPERATE IN COURT. I HAVE SHOWN THIS INFORMATION TO THE COUNTY DA AND RETIRED JUDGES WHO COULD NOT BELIEVE THE VAGRANT DISREGARD FOR TRUTH AND TAMPERING TO THIS EXTENT JUST PROVES PUBLIC TRUST IS 0 IN COURT. HER INTENTIONAL ABUSE OF RULES AND WAITING TILL COURT ADVISED HER OF HER RULE 91 e VIOLATION THEN STARTS GAS LIGHTING ME TO COVER UP HER OWN NEGLIGENCE HAS DONE IRREPARABLE HARM TO MY HEALTH AND MY FAMILYS REPUTATION THESE ARE PUBLIC RECORDS AND I AM DEMANDING THEY BE SEALED . COUNTY IS LIABLE FOR VICARIOUS NEGLIGENCE OF ALL THEIR EMPLOYEEES INCLUDING JUDGES WHO WILLFULLY FABRICATE A COURT DOCKET TO HARM VICTIM OF ON GOING FELONY IN PROGRESS JUDICIAL INTERFERENCE CONTINUES SHE PER RULES OF CIVIL PROCEDURES MUST REMOVE HERSELF AND BE HELD IN CONTEMPT OF ARIZONA CONSTITUTION AND ARIZONA RULES OF CIVIL PROCEDURES AND FEDERAL STATUTES . TAMPERING WITH DOCKET SHE HAS INTENTIONAL TRIED TO DAMAGE MY COURT CASE AND I WANT HER TO RESPOND AND REPORT HER CONDUCT TO THE COURT HERSELF SHE IS NOT TRUSTWORTHY AND INTENTIONALLY DID THIS TO HARM MY CASE AND I HAVE PROVIDED PROOF OF HER CRIMINAL CONDUCT WHICH IS FEDERAL OFFENSE . SHE IS PROTECTING THE OTHER JUDGE WHO IS ALSO IN VIOLATION OF DEPUTY CLERKS ASSIGNMENT SINCE . Assigned this criminal contempt due to lawyers judicial violations who clerk caught . Are clerks of the court unintelligible too! THE JUDGES OWN CLERK STATED IN EMAIL THE CASE IS JUDGE AND SHE IS TRYING TO MAKE IT APPEAR LIKE IT IS NOT. Color of law has not been taken seriously in my case . Lawyers are committing crimes this court is not properly handling my case

- HONORABLE WAS ON COURT AT THAT TIME . SHE DID NOT WORK IN COURT , THE CASE WAS JUDGE CASE AND DEPUTY CLERK ASSIGNED JUDGE SINCE SHE JUST TAMPERED WITH THAT CASE DOCKET AND MUST BE HELD ACCOUNTABLE AND PAY DAMAGES FOR INTENTIONAL IRREPARABLE HARM AND RETALIATION ON

GOING GAS LIGHTING HER DOCKET HAS NO MINUTE ENTRY FOR ARBITRATION. SHE HAS A CLERK WHO HAS TO READ THE DOCKET BEFORE MAKING MISTAKES BUT DID NOT. Rules continue to be violated by this Judge who's angry she got caught not following rules 91 e and public has a right to be treated fairly and without bias . Tarnishing my name reputation after I sacrificed my life in dangerous career this Judge has made disparaging erroneous statements her own docket per clerk of court shows no Minute entry was filed to use an arbitrator. This judge has other complaints in media and robing room people who retire should be given equal respect as victims . Calling my family names who I represent must be addressed in professional hearing . People need to trust courts but my case I'm abused and it's now not one arrest after filing for bench warrants and violating of subpoena by arbitrator. Bias prejudice and intentionally targeting after being caught not following rules for civil procedures Rule 91 e ignored per court of appeals and making disparaging comments in her entries then tampers with court docket she has violated rules of civil procedures and is not in good faith or interested in Truth. Fabricating a case docket has serious consequences she has TO VOLUNTARY REMOVE HERSELF, ELDER ABUSE IS UNDER REPORTED JUDGE POSTING DISPARAGING COMMENTS WHEN SHE GOT CAUGHT IN VIOLATION OF RULE 91 e retaliation and must pay damages on her own and explain her disparaging comments of victims civil rights so media can be told truth in my case . MY FAMILY IS SICKENED AND WE CANNOT CONTINUE WHEN THE COURTS DO NOT TAKE APPROPRIATE LEGAL ACTION . PUBLIC TRUST DOES NOT EXIST WITH COURT HOUSE. county is responsible for all employees nefarious conduct. THIS NEW JUDGE DECIDED TO FILE A MINUTE ENTRY AFTER COURT ALREADY STATED THEY WOULD NOT HOLD HER ACCOUNTABLE SO SHE THEN DID IT AGAIN AND I HAVE MOTIONED COURT AND REPORTED HER TAMPERING WITH COURT DOCKET AND POSTING FALSE MISLEADING NAME OF A JUDGE WHO I NEVER HEARD OF NEVER HAD ANY CASE BEFORE HER . THIS IS INTENTIONAL AND MUST BE ADDRESSED BY STABLE ADMINISTRATION WHO TAKES VIOLATIONS SERIOUSLY WHEN SHE INTENTIONALLY FILED THIS DURING COURT WHEN IT IS FALSE MISLEADING AND WHY THE COURT SHOULD SANCTION HER. THIS IS EXTREME WILLFUL ABUSE OF POWER. CLEAR AND DISPUTABLE PROOF OF JUDGE FABRICATING CASE DOCKET WITH INTENT TO HARM VICTIM OF CRIME SHE FAILED TO SANCTION LAWYERS AND IS VIOLATING VICTIMS RIGHTS TO BE TREATED WITH RESPECT AND HONESTY.

NO IMMUNITY WHEN JUDGE INTENTIONALLY ALTERS COURT DOCKET TO CAUSE HARM TO ANY LITIGANT. FEDERAL RULES VIOLATION WITH YEARS IN JAIL.



**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.**