

State of Arizona
COMMISSION ON JUDICIAL CONDUCT

Disposition of Complaint 24-056

Judge:

Complainant:

ORDER

June 6, 2024

The Complainant alleged biased and improper legal decisions by a superior court judge hearing a juvenile 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 Denise K. Aguilar and Joseph C. Kreamer did not participate in the consideration of this matter.

Copies of this order were distributed to all appropriate persons on June 6, 2024.

CONFIDENTIAL

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

FOR OFFICE USE ONLY

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.

1. Loss of Trust was told the judge was granting severance after _____ years in their program, then turned around and made me turn her back over to Arizona when her family has been concerned about her treatment from last time. The court treated me and my family like we were not worth having rights.

2. Abuse of Process- When I contacted _____ County, they convinced our family that they were trying to reunite _____ with her family. I was told this process could take up to _____ years; when _____ failed to start the severance, I complained that this process was taking too much of my time. I believe this is retaliation because of my race. _____ County seems to find humor in the fact the _____ aka _____ aka _____ children are being forceable drugged as the families complain for _____ county to stop drugging their family members. An investigation into every case under _____ and _____ to determine all other complaints swept by _____ and _____

3. _____ County and the prosecutor for _____ have designed their process to weaponize their incompetence to attempt to shame families into not requesting justice for the mishandling of their office. They have and continue to abuse my Cousin _____ by continuing to keep her away from all of her family. This is how they deal with anyone who is concerned with their treatment. The judge, in this case, has had plenty of time in the _____ years to evaluate me, and when I show concern after being told I was being granted severance. it is a show of power that they can do whatever they want to the families of the _____ aka _____ aka _____ I have displayed my concerns about my rights being violated, and I am being humiliated and slandered openly by _____ and _____ They have made this process drag out to _____ years with no sign of ever realizing me. I expressed that this was taking up too much of my time dealing with them, and they wanted me to feel helpless, and now they want that extended to _____ What are they doing to assist reunification?

4. Racial Profiling-Only what they see from their race perspective is being considered. Pushing my complaint into the actions as not valid because of my race and saying I am hostile for wanting an answer.

5. I request counsel to help me file my motion for slander against _____ and _____ discrimination and harassment by _____ Supervisor and Prosecutor. Intervention into the forced isolation of _____ from her family and investigation into why black people need to be isolated and drugged is _____ preferred method. Are they getting kickbacks to drug our children? I need counsel to file a draft for Ariz. R. P. Juv. Ct. 113/Rule 113 - Intervention. So far, I have tried to request assistance, but the entire process makes it hard to understand this system. I have to fight uphill even to be heard that our family member is being abused by _____ and her lack of accountability in the effects of _____ and her actions. Also, what is the preferred newspaper so that I can make a public announcement of my filings? I intend to represent myself but would like counsel to help with form development.

6. Attached to this complaint is the notice that I tried to file with _____ County when I was arrested on the warrant. The _____ has not put me on the docket so far, and I will be requesting a show of cause for the case. I am asking now for a show of reason for the record. I have shown why I have lost trust in _____ County. I was the initial complainer now I have been retaliated against, and I tend to prove I have been retaliated against.

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2024-056

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7. Timeline- During this time, every month for _____ years, I followed their rules even though I complained of the process taking away from my business. a. On _____ I was notified that one of our family members had an issue, and I was asked to help determine whether it was okay. b. _____ I contacted _____ County to see if it was okay. Before I contacted _____ County, I was already licensed by _____ County. c. _____, Somewhere in this time frame, _____ is drugged without my knowledge. d. _____ Evidentiary Hearing shows _____ father slandered my name with no evidence. This was the first examination to determine if I was a family member who could care for her. The court grants me custody to move her to _____ e. _____ I use mv resources to pick up my family members. f. _____ at _____ in Judge _____ courtroom -The iudae told me she was granting me severance. g. _____ family filed a complaint against _____ County for drugging _____ while we attempted to get her back. h. _____ Virtual Call. i. The next court date is set for _____ at _____ Today, the court did not change the case plan to severance and adoption, as _____ father is reporting that he will be released from custody in early _____ The judge wants to see how he does upon release before deciding if the case plan will change to severance and adoption. j. _____ - Issued order for pick up (At _____ time). This was a humiliation ritual. k. _____ Police Department committed the kidnapping and isolation of _____ from her family because _____ preference is for my family member to be lost in their system. _____ is still being imprisoned from her sister and all her family. This is intentional. 8. Request: a. We request a new _____ team to process _____ out of their endless system. The current teams seem to want _____ drugged and dependent on _____ County for the rest of her life. They are intentional and have watched me for _____ years. Once my complaint was filed, they ignored me and snatched _____ from her family. b. Immediate reestablishment of communication with _____ and her family. c. The severance be granted as communicated to me by Judge _____ d. That _____ reprimanded _____ and _____ e. _____ County provides resources to pay for the adoption process. _____ County, in its racism. has maximized the pain of our family trying to get through this situation. _____ and _____ are intentional and understand the pain they have put on our family.

LEGAL NOTICE – REFUSAL OF CAUSE Your document(s) were refused for the following reasons: (1) Your letter asks for voluntary compliance, servitude, peonage, and slavery. (2) Your letter lacks anything identifying your Federal or statutory "person" having any authority. (3) Your letter lacks a contract bearing my original signature. (4) Your letter lacks an affidavit of injury by a party I harmed. Your offer to contract needs to be lowered, rejected and refused for cause in good faith without dishonor. "This is my legal notice for proof of claim. Before a court can proceed, it has to show that the moving party has standing. This standing consists of a real party that has been injured or taken a loss. The accuser has neither. If they do, I want to know the injured party so I can address them appropriately at a trial by jury. I also request the claim and bond for me to accept because whoever is making a claim (complaint) on me in Admiralty must bond the case. Does the accuser (prosecutor) have a bond? A bid bond is needed in the event the accused man/woman does not settle (pay) the claim. This is a tort action or a commercial crime where a tort requires an injured party. A commercial crime requires a contract. Is there an injured party or contract?"

NOTICE TO COUNTY CLERK

Date: _____, 20____

The minute you receive any affidavit, it is recorded. Should you refuse to record My affidavits, once deposited with you, I would like a copy of your authorized oath of office to the people of the state of _____, by an appointed government officer. I wish to see if my constitutional rights are being violated. Also, you are committing a crime against justice under Statutes at Large Section 5403 and it is punishable by up to a \$2,000 fine and 3 years imprisonment.

If your county attorney told you not to file any documents like mine, you are still responsible, as I do not accept any third party interveners. Any attorney, district attorney, or anyone from the lawyering craft are all third parties and do not have a license to make a legal determination in this matter as they do not represent Me and you, the county clerk, do not have the authority to represent Me.

Title 70.---CRIMES.--- CH. 4. CRIMES AGAINST JUSTICE

(Destroying, &c., public records.)

SEC. 5403. Every person who willfully destroys or attempts to destroy, or, with intent to steal or destroy, takes and carries away any record, paper, or proceeding of a court of justice, filed or deposited with any clerk or officer of such court, or any paper, or document, or record filed or deposited in any public office, or with any judicial or public officer, shall, without reference to the value of the record, paper, document, or proceeding so taken, pay a fine of not more than two thousand dollars, or suffer imprisonment, at hard labor, not more than three years, or both: [See § § 5408, 5411, 5412.1]

Title 70.---CRIMES.--- CH. 4. CRIMES AGAINST JUSTICE

(Conspiracy to defeat enforcement of the laws.)

SEC. 5407. If two or more persons in any State or Territory conspire for the purpose of impeding, hindering, obstructing, or defeating, in any manner, the due course of justice in any State or Territory, with intent to deny to any citizen the equal protection of the laws, or to injure him or his property for lawfully enforcing, or attempting to enforce, the right of any person, or class of persons, to the equal protection of the laws, each of such persons shall be punished by a fine of not less than five hundred nor more than five thousand dollars, or by imprisonment, with or without hard labor, not less than six months nor more than six years, or by both such fine and imprisonment. See § § 1977-1991, 2004, 2010, 5506-5510.1

Title 70.---CRIMES.--- CH. 4. CRIMES AGAINST JUSTICE

(Destroying record by officer in charge.)

SEC. 5408. Every officer, having the custody of any record, document, paper, or proceeding specified in section fifty-four hundred and three, who

fraudulently takes away, or withdraws, or destroys any such record, document, paper, or proceeding filed in his office or deposited with him or in his custody, shall pay a fine of not more than two thousand dollars, or suffer imprisonment at hard labor not more than three years, or both-, and shall, moreover, forfeit his office and be forever afterward disqualified from holding any office under the Government of the United States.

Notice for the County Clerk by _____ :

I would like to submit a motion of dismissal followed by a motion for a show of cause. I want both presented at the same time.

For the Record: My name is _____ . I'm the living man. I am not the entity known as _____ . Just to clear that up. I am here for a special appearance. Under threat to us coercion to challenge a subject matter jurisdiction and personal jurisdiction.

It's in law; it was considered filed when I gave it to her.

So, therefore.

QUESTIONS:

1. I need to understand the nature of the cause of the charges against me.
2. I need to know if this is a civil or criminal jurisdiction.
3. The Constitution grants us two different criminal jurisdictions. One criminal jurisdiction is under common law, and the other is under the criminal jurisdiction of admiralty or military tribunal venue from Article 1 Section 8 Claus 17 of the Constitution. I need to know which of these two jurisdictions you intend to try me. It's essential because they are done in very different ways. The rules of civil procedure are very different in criminal jurisdiction, obviously for common law and the military.
4. Who is the injured party? What is the nature and cause of this?
5. Who is bringing the claim?

If Criminal.

_____ is the living man.

_____ IS THE DEFENDANT IN ERROR. IT'S IT'S THE ARTIFICIAL PERSON.

Let the court record show that the action against me is criminal.

More questions:

I want to give you an opportunity to avoid violating your oath of office by performing your duty under the Constitution.

Your honor, I motion for dismissal because if this is a criminal jurisdiction, as you're claiming, I need to see a verified complaint from the injured party, and I must have an opportunity to face my accuser. As mentioned at the beginning of this entire hearing. Who is the injured party? Why am I here? I do not understand.

I request a refund of my Bail, and the Court cost of the case be dismissed:

**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.**