

State of Arizona
COMMISSION ON JUDICIAL CONDUCT

Disposition of Complaint 24-432

Judge:

Complainant:

ORDER

January 24, 2025

The Complainant alleged a superior court judge made improper legal 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 member Christopher P. Staring did not participate in the consideration of this matter.

Copies of this order were distributed to all appropriate persons on January 24, 2025.

2024-432

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.

On _____ has denied all my paperwork as a pro se litigant as well as Although I have informed her of _____ and her Client (petitioner) have purposefully committed perjury in the court, I am fully convinced they are working in concert with the Clerks office as well. _____ has recently joined (Petitioners Counsel) and immediatly submitted fraudulent paperwork to deliberately misguide me to which I informed _____ so he would not be served with a COL as well. Although I did inform her of his misconduct to avoid being served she accepted it anyway. I have submitted paperwork showing I am not a U.S. Citizen but I am a Private american In the form of a FOIA document received by another federal agency to which she completely ignored. I have also informed her I do not speak legelese as well as I told her she was using legalese to manipulate me but she does not care to uphold her oath to office. I have served _____ with a COL (_____) at location _____ informing her I am being violated and she deliberately ignores all warnings. She also admitted to receiving it in our last court hearing. _____ the new attorney now having full support believes it is okay to continue violating my rights. I submitted evidence of her clear financial involvement in this case to which she does not take seriously. I am afraid _____ will now continue to violate my rights, by mandating I allow her to violate my Constitutional Rights and if I dont allow it she will only violate them more. I have informed her it is a violation of my Constitutional Rights of which she took an oath to office and swore to uphold. Which is why I also asked to be transferred to an article 3 judge to which her response was I have never seen a Family court case go to federal court. I asked to be moved to an article 3 judge because _____ does not seem to care about my constituional rights. She would like to seize my biological property in the means of random searches or seizures of which I am protected under the 4th amendment. She has not let me voice that I am a Private american within the union member nation states, I am apart of the state but I am not apart of the corporate State in that capacity. She would like to make me the surety for my All caps name but I not a surety as I have shown on previous paperwork she completely denied as unimportant or not related to the case. However if she would like to imply I am surety then Ill have expressed suretyship and as subrogee She would then become subrogor , Equity sees me as the beneficiary and equity sees her as trustee and her only duty is to transfer securities to me. _____ also admitted to understanding the supremacy Clause establishes that the federal constition and federal law generally take precedent over statelaws, even state constitutions. It prohibits states from interffering with the federal government. As well as the excercise of its constitutional powers, and from assuming any functions that are excluselvy entrusted to the federal Government. I also informed her on the paperwork she denied of Chapmanvs California, 386 U.S. 18, 24 (1967) Harmless error Statutes- 8-1 decision written by justice Hugo Black, noted that all fifty states have harmless error statutes or rules, & that congress established a long standing rule for courts that that judgements should be reversed for errors that do affect parties substantial Constitutional Rights. This includes the the 14th amendmentto have companionship with my child which includes custodial rightsand I am owed not less than 50% custodyas well as the courts do not have the right to determine what is in the best interest of my child. _____ has allowed this misconduct to go on and the alienation I have provided proof of from mother has since gotten worse.