

State of Arizona  
COMMISSION ON JUDICIAL CONDUCT

---

Disposition of Complaint 24-455

---

Judge:

Complainant:

---

**ORDER**

February 28, 2025

The Complainant alleged a superior court judge improperly administered a civil 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 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 February 28, 2025.

2024-455

**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.

Please read Full Complaint file in the \_\_\_\_\_ Court of \_\_\_\_\_ County on \_\_\_\_\_

I, \_\_\_\_\_, the undersigned, hereinafter, Affiant, I hereby affirm, declare hereby attest that the information contained in this Declaration and Notice of Complaint is true and correct to the best of my knowledge. I am not acting in the capacity of a fictional entity, nor as a presumed statutory employee or subject subordinate to any governmental agency, and not bound by the premise of any statutory authority or under any control by any agreed consent, Arizona Constitution Article II § 2, we the people hold the political power above our government employees and the agencies thereof, as a settled matter in Law.

I file this Declaration and Notice of Complaint with you \_\_\_\_\_, with regards to \_\_\_\_\_, in his capacity as a judicial officer in \_\_\_\_\_ Arizona for the mal-administration and obstruction of justice in his handling of case [ \_\_\_\_\_ ]. My experience in this instant case has been a disappointment while exercising my rights of redress and a lawful remedy for harm committed by the defendants should be a simple administrative procedure. I have to the best of my knowledge performed my case in a manner congruent with the minimum standards and requirements set forth by the law.

2. Whereas: this complaint Addresses the lack professionalism by \_\_\_\_\_, failure to perform his job in accordance with the law which he took an Oath of Office to uphold the Arizona Constitution and the United States of 1787 and the Bill of Rights of 1791 to protect the people's rights.

10. This complaint is the exercise of my first amendment right as an Arizonian, as a man, and I am an American State National herein to address the government for a grievance of harm being done to me by the State and Country actors, it is your duty and obligation to address this complaint and take the necessary actions to address this complaint for lawful justice for the harmful actions and omissions by the parties identified throughout this complaint and provide that lawful remedy.

12. There is no immunity clause, statute, case law or any other artifice to claim any immunity what-so-ever. Any attempt to presume otherwise is without merit, without justification, and not supported by the Supreme law of the Land and is strictly and precisely delineated in the Constitutions and the Bill of Rights.

13. Any attempt to claim immunity will be deemed to be unwarranted interference, false claims, perjury and an Obstruction of Justice.

14. Any attempt to claim No Standing, No Jurisdiction, Improper Venue, Failed to make a Claim for which a Remedy can be Sought is without merit.

15. The parties, persons, legal fictions, and actions of the individual man or woman identified as \_\_\_\_\_, is liable in their capacity of the Legal Person acting on behalf of their Legal Entity, and in their personal capacity as a man or woman. And shall be held accountable and liable in each and every such capacity.

