

State of Arizona  
COMMISSION ON JUDICIAL CONDUCT

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Disposition of Complaint 19-372

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Judge:

Complainant:

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**ORDER**

February 19, 2020

The Complainant alleged a superior court judge overlooked evidence and judicially kidnapped her child.

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 Colleen E. Concannon did not participate in the consideration of this matter.

Copies of this order were distributed to all appropriate persons on February 19, 2020.

**CONFIDENTIAL**

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

**FOR OFFICE USE ONLY**

**2019-372**

**COMPLAINT AGAINST A JUDGE**

Name: \_\_\_\_\_

Judge's Name: \_\_\_\_\_

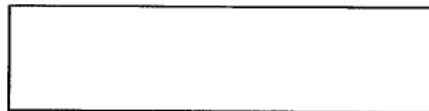
**Instructions:** Use this form or plain paper of the same size to file a complaint. Describe in your own words what you believe the judge did that constitutes judicial misconduct. Be specific and list all of the names, dates, times, and places that will help the commission understand your concerns. 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.

For months prior to my trial I received threatening and harassing messages. The messages threatened my life and also the life of my daughter's father. In \_\_\_\_\_ I received text messages from a man using the alias " \_\_\_\_\_ " telling me that he was going to make sure " \_\_\_\_\_ " and that he would make sure my daughter went into the custody of her father. He then threatened to murder my child's father or get him arrested. After this, I began receiving hundreds of threatening messages from hundreds of different phone numbers and \_\_\_\_\_ profiles. I began being followed when I drive. I repeatedly was harassed by \_\_\_\_\_ police department and \_\_\_\_\_ police department. I was petitioned to a "psych ward" \_\_\_\_\_ " on \_\_\_\_\_ after attempting to report this harassment to P.D. They declined to view my evidence and framed me as being " \_\_\_\_\_ "

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**COMPLAINT AGAINST A JUDGE**

Name: \_\_\_\_\_ Judge's Name: \_\_\_\_\_

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On one occasion, PD contacted my child's father and claimed I was a danger to her. PD made no attempts to contact me and when I requested the information for the deputy who made that call, my call was never returned. Due to this call, my child's father violated our 50/50 parenting time orders and would not allow me to see her. Judge [redacted] claiming on page [redacted] of her orders that this was voluntary and that is a lie. Judge [redacted] has repeatedly overlooked evidence and witness testimony that demonstrates my daughter's father is both physically abusive and does not follow any court orders. She overlooked and repeatedly dismissed evidence showing that he does not follow orders pertaining to parenting time, corporal punishment and communication. She also overlooked that he had not paid child support for [redacted] and had failed to reimburse me for our child's medical costs. All of this caused me excessive legal fees and printing costs.

In Judge \_\_\_\_\_ orders, she requests that I do another mental health evaluation, despite the fact I had already completed evaluations. Of those \_\_\_\_\_ were done by a doctor who has known me since \_\_\_\_\_. He specifies in his report that my anxiety specifically stems from the \_\_\_\_\_ court issues. One evaluation was completed at a \_\_\_\_\_ facility in \_\_\_\_\_. Of the evaluations, not a single doctor felt I was a danger to myself or my child. One of the evaluations was a direct result of me attempting to report the harassment to PP.

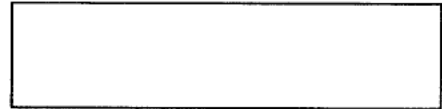
In Judge \_\_\_\_\_ orders she specifies I must complete another psychological evaluation AND another psychiatric evaluation. She specifies it must be someone from the court's roster, however there is no one on the roster who offers "\_\_\_\_\_ only" psychological evaluations as can be verified on the court's website. The cheapest available option is \$ \_\_\_\_\_ cash. The judge knows based off of my financial affidavit that I cannot pay for this. I have already spent thousands of dollars in compliance with her request that I be tested and have already done so \_\_\_\_\_ since the start of this case.

I have also spent a significant amount of my income on attorney's fees due to the judge's inability to enforce existing orders. She has repeatedly dismissed my child's father not following orders and she contradicts herself in multiple areas of the orders.

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This is a

lie. additional charges of child abuse have been submitted since that date. The judge claims those charges were not submitted into evidence, but I have proof that they were. There was substantial evidence of physical abuse on my minor child but the judge carefully selected quotes from documents and wrote false statements to justify removing my child from my care. My court appointed advisor, falsified reports and claimed I did not complete mental health evaluations. She has also falsified reports removing child from to She also falsified reports on removing his child as well. states in the order that there has been only a single incident of abuse related to my child's father however the evidence submitted shows it happened multiple times and charges were submitted. My legal decision making was removed with no evidence whatsoever to support this finding. Mental health professionals have repeatedly said I am not a danger to myself or my child. There has been not one single report of abuse or neglect on me to the department of child safety, but have been submitted on her father.

I have been in communication with the white house in regards to this coup to judicially kidnap my child. I have been following instructions from the whitehouse in regards to this case since early. The level of evidence I have to support that family court is attempting to traffic my child through fraudulent and illegal judicial action is astounding.

On the day of my trial, PD showed up at my home before my hearing was set to begin. Due to having repeatedly experienced criminal harassment from officers I declined to open the door without a warrant. I had a friend film while I called PD and they refused to tell me why they were at my home. I sent a friend to go outside and look and she confirmed police blocked both exits to my complex in an attempt to prevent me from getting to my trial. I was able to hop a fence and take a to get to the hearing where I told the judge what had happened.

I did not believe Judge was involved in the coup to judicially kidnap my daughter on that day, however, she took the case

I then recieved text messages before the orders were issued, telling me what the orders would be and harassing me.

**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.**