

State of Arizona  
COMMISSION ON JUDICIAL CONDUCT

---

Disposition of Complaint 21-045

---

Judge:

Complainant:

---

**ORDER**

May 19, 2021

The Complainant alleged a superior court judge violated his civil rights, made erroneous rulings regarding a fraudulent transfer, and issued illegal writs of execution.

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 W. Ames did not participate in the consideration of this matter.

Copies of this order were distributed to all appropriate persons on May 19, 2021.

**CONFIDENTIAL**

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

**FOR OFFICE USE ONLY**

21-045

**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.

**SEE 18 PAGED ADDENDUM TO JUDICIAL COMPLAINT AND EXHIBITS  
"A" THROUGH "I" ATTACHED HEREIN.**

1  
2 ADDENDUM TO JUDICIAL COMPLAINT  
3 RE: HONORABLE  
4 COURT DIVISION

5 PROLOGUE

- 6 1. The Mexican unlawfully took the White man's junk cars and the Mexican was penalized.  
7 2. The White man unlawfully took the Mexican's land and cars and the Mexican was penalized.  
8 3. The White man then unlawfully took the Black man's truck and the Black man was penalized.  
9 4. The Black man complained about the unlawful taking of his truck off the Mexican's land by the  
10 White man.  
11 5. The White man sent the Sheriff to arrest the Black man for complaining about the taking of his  
12 truck and the Black man was penalized.  
13 6. The White man called the Sheriff again this time to arrest the Mexican for complaining about  
14 the White man's unlawful taking of the Mexican's land and the Mexican was penalized.  
15 7. The White man unlawful, later took the Black man's land too and the Black man was  
16 penalized.  
17 8. The White man unlawful, was not penalized, but enriched doubly with two men's lands, a truck  
18 and cars.  
19 *This story is not fiction, but a true and accurate account of racism in . If you don't find this story  
20 fair, who be the Judge:*

21 I am a . I was prepared to give my life to preserve the laws of  
22 this country and the rights guaranteed to me by the United States Constitution. I am also  
23 an man, who as a member of the community of this  
24 State pledged my life and my career to the service of others. Consistent with my  
25 leadership in the community, I must now make a stand for those who may not be able to  
26 so justly describe the wrongs inherent in the Court, Division of the  
Honorable Judge

1 In numerous cases cited herein, Judge has denied my civil rights in  
2 violation of 42 U.S.C. § 1983, which guarantees as a right of action my ability to address  
3 Judge negligence, in denying me the right to be equally protected under the law,  
4 while acting under the color of the law, in spite of my race or ethnicity — the right to  
5 substantive and procedural due process in the fair and honest administration of justice in  
6 his Court.  
7

8 With grave seriousness, I must report the judicial misconduct of the Honorable  
9 as follows. I am here to present the complete full and honest disclosure of  
10 all of the facts and orders directly in this case of patterned practice judicial misconduct,  
11 as they apply to the following persons who appeared in cases before courts, in the  
12 following capacities:  
13

14  
15 **Honorable** , **Judge**  
16 County Court, in his official capacity as a Court Judge,  
17 Division, County Court.

18 **Esquire, Attorney**

19 Duly licensed to practice law in the State of Arizona, who maintains his  
20 practice as a sole practitioner, published as carrying  
21 professional liability insurance via the Arizona State Bar.  
22 maintains an advantage point “ ” in , which guarantees that  
23 the geographic assignment of his cases remains in the Division of the  
24 Court, exclusively to be assigned to either Judges  
25 and/or Commissioner , even though he maintains a  
26 physical office in Arizona located at , Suite  
27 , Phoenix, Arizona . [See Attached Exhibit “A”]

1 None of the litigants in all of the cases cited herein live, reside or transact  
2 business in Arizona. The situs/venue of all of the cases cited herein is  
3 Arizona.

4 **Judgment**

5 • et al — **Money Judgment** \$ in  
6 costs and attorneys fees, awarded quieting title to and

7 • — **Money Judgment**  
8 \$ in costs and attorney's fees, awarded quieting title to and

9  
10 • *In re* — **Money Judgment** awarded  
11 via adversary action awarding judgment in  
12 the amount of \$ and \$ for his attorney fees. [True and  
13 correct copies of all ( ) Money Judgments, plus the  
14 Order of Administrative Dismissal of All Unadjudicated Claims is  
15 attached herein as **Exhibit "B"**]

16 **Judgment** and  
17 **(Interested Parties)**

18 Interested Party in current bankruptcy, [pecuniary interest];  
19 Judgment of in ( ) court cases  
20 et al. and

21 **Judgment of**  
22 Bankrupt ;  
23 Bankrupt ;  
24 Judgment of , in

25 As a result of this patterned practice discrimination, which denied my equal rights  
26 guaranteed by **42 U.S.C. § 1983** and the **United States Constitution**, , who is  
consistently obtains from the Court illegal and favorable

1 rulings which are adverse to me. This conduct has caused me to be the subject of  
2 lawsuits by ultimately damaging me and forcing me into bankruptcy due to  
3 the misconduct of executed by Judge as follows:

5 1. In spite of the statutory requirement of insolvency to establish a fraudulent  
6 conveyance in violation of **Section 44-1004, Transfer Fraudulent as to Present and**  
7 **future Creditors** as consistently pled by and Judge  
8 refused to acknowledge that prior to any of lawsuits, maintained  
9 separate income producing commercial assets valued at no less than ( ) times the  
10 value of claim [\$ ]. Therefore, it is clear that owned  
11 commercial real estate through which could have been satisfied and never  
12 interfered with the business relationship of and , where he created another  
venue to illegally extort out of thousands of dollars through attorney fees, with no  
record of payment—to date, consistently refuses and avoids deposition in both  
settings and in my bankruptcy.

13 2. However, Judge refused to even acknowledge the disposition of the  
14 asset/commercial property, as it was sold in the bankruptcy.  
15 Yet, upon Judge execution of first illegal writ of  
16 with no demand made upon his personalty, which should have been recovered first,  
17 was subject to an illegal Writ of Execution of his real estate only ( )  
18 after the entry of Judgment; and also, ( ) before the entire  
19 case was administratively dismissed as to all unadjudicated claims<sup>1</sup> on  
20 [See Exhibit "B"] By not imposing the applicable laws [A.R.S. §§12-1551, 1552,  
21 **1553 and 1554**] requiring that any attempt to satisfy monetary award must be  
22 made first from personalty and things prior to realty of his choice,  
23 Judge failure to follow these laws resulted in catastrophic damages sustained

24 \_\_\_\_\_  
25 <sup>1</sup> was directed by Minute Entry to correct the Judgment in  
26 by seeking *nunc pro tunc* relief to correct the error naming the "State of Arizona" as the Judgment  
Additionally, never corrected this error prior to the Order of Discharge. Therefore, the  
27 judgment which adopts the Judgment remain against the party—the State  
28 of Arizona. has never corrected these errors, as Judge so instructed, yet, continues to sue  
29 under these judgments escalating their power to execution by illegal writ on ( ) different occasions, as  
discussed with specificity herein.

ADDENDUM TO JUDICIAL COMPLAINT

**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.**