

State of Arizona
COMMISSION ON JUDICIAL CONDUCT

Disposition of Complaint 24-067

Judge:

Complainant:

ORDER

June 6, 2024

The Complainant alleged a superior court judge made improper 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 Denise K. Aguilar did not participate in the consideration of this matter.

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

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

FOR OFFICE USE ONLY

2024-067

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.

I, _____ of _____ in _____ County, Arizona, MAKE OATH AND SAY THAT:

I _____ of _____ Az am creating this Affidavit as the Sole Legal Decision Maker, Custodial and Financial Provider to prove that my children were taken from me without notice violating my Constitutionally Protected 1st and 14th amendment Rights. Family rule 48a and 48b did not follow procedure. I was not given a evidence hearing until _____. I filed a motion on _____ to have order reversed and/or court expedited. My motion was not acknowledged or considered. I was not allowed to call or receive calls from my children. Multiple attempts were made to Plaintiff until Protection Order was granted. I was not allowed at the school my children attend. I then attempted through his mother _____ and _____. I was denied. I have been harassed, threatened and my vehicles vandalized and undrivable. My property has been broken and left all over my home in pieces on multiple occasions. I have had _____ flat bed trailers of furniture and household items and trash that do not belong to me or my children who reside with me piled into my driveway impeding my ability to get in my yard. My children and I's family dog was taken from my home and listed in his protection order and has since been bread, had to have emergency c section and now fixed. I have asked her to be returned and been denied. He has under Oath made false allegations defaming my character without any evidence facts. I have been deemed not credible by the court and been denied my Constitutional Right to show evidence and defend myself. This court did not follow the best interest of child standard in this case.

In _____, _____ son initiated a _____ case and it was investigated and closed. The Plaintiff has threatened, harassed, humiliated and threatened to keep or take my children away from consistently for over a year. He uses his gang affiliation to intimidate me. He demands money, food or sexual acts if I want the abuse to stop. He has told this court that I am a drug addict, that I do not see or take care of my kids. His Son broke every window out of my vehicles. Im afraid to go home. I filed for Emergency decision making and sole custody on _____. I was never seen by the judge and denied. I was told that Plaintiff had right to defend himself against my allegations of Domestic Abuse multiple times, kidnapping, car theft and multiple probation violations and warrants being issued for failures to appear referencing Rule 48 and Childs best Interest protocol. Noting that I disobeyed his hair follicle order _____ days prior that was demanded to be done before I could show evidence, be deemed credible or see or talk to my children. I have never been convicted of any drug charges or domestic violence charges. I do not have a drug problem and the burden of proof on any of his allegations have not been met. It has been _____ months and Ive lost _____ Major holidays and a season of tradition and memories that we will never be able to get back. _____ destroyed _____ years of _____ memories and decor from my children who now have children of their own. Evidence will be attached I am seeking relief for the damage to my home, my vehicles, loss of wages and the emotional and mental damage that I will never recover from. My children are _____ and my daughter is _____ and i have not hugged them, heard them or seen them grow. _____ frauded the lrs tax year _____ by claiming my _____ children that I have claimed uncontested by him for _____ and _____ years. He has also allowed other parties claim his other children so he can fraud Child support and _____. I was arrested on the _____ of _____ for a suspended license that he received the notice of at _____ per MVD and charged with a class 4 drug charge. In the bag where the drug was found was also a prescription bottle prescribed to _____. The jail has the report and I have placed a retainer for an Attorney to obtain the report and will provide when received. If i did not bail out I would have missed this hearing and possibly my children. This court has denied any emergency motion by myself including Protection Order or Injunction

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This court has denied any emergency motion by myself including Protection Order or Injunction against harrasment because I had not complied to a 8 panel hair follicle test. I have the right to be heard and defend myself. Please see all evidence to support every statement of fact that i have provided.

Due Process

Clause of the Fourteenth Amendment, protects the fundamental right of parents to direct the care, upbringing, and education of their children. Id. at 720. And in Troxel v. Granville. 530 U.S. 57 (2000)

filed a motion on for Emergency Sole Decision Making and no parenting time with no notice. His signed affidavit claimed he was unable to provide notice citing I was incarcerated. knew I was not incarcerated. in fact we maintained multiple phone conversations everdvav prior and the day of the also filed a retaliatory Order of Protection on . He stated that on I entered his home without permission. Stating I called him on the phone and asked him for my truck key and vehicle.

CASE NO:

Petitioner,
RESOLUTION MANAGEMENT CONFERENCE,
AND

Respondent.