

State of Arizona
COMMISSION ON JUDICIAL CONDUCT

Disposition of Complaint 24-467

Judge:

Complainant:

ORDER

March 28, 2025

The Complainant alleged a superior court judge improperly signed an order and improperly dismissed orders of protection in 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 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 members Colleen E. Concannon and Delia R. Neal did not participate in the consideration of this matter.

Copies of this order were distributed to all appropriate persons on March 28, 2025.

Complaint Against Judge :

24-467

Re:

The Hon.

The Arizona Office (), the Arizona Commission on Judicial Conduct (ACJC), and the County () have a responsibility to encourage and ensure enforcement of the law.

I have diligently reported and provided clear evidence of criminal violations, misuse of public resources, and questionable involvement of high-profile public officials in the matter to the , ACJC, and .

In this case, failing to interview victims, meaningfully pursue evidence, or address dangerous misconduct in a timely manner raises concerns about whether these offices prioritize personal or state interests over impartial enforcement of the law.

In this case, I am reporting public officials acting outside the scope of their duties and authority. There appears to be a conflict of interest.

Questionable Judicial Conduct:

Judge is the chief presiding judge in County Court (). Judge dismissed my family’s protection orders against in , and I objected and appealed his dismissals. My appeal was dismissed on technicalities, not the merit of my complaints.

On , Judge signed the Final Judgment for Judge . They were both aware of aggravated, illegal, and malicious behavior. Despite video evidence documenting physical assaults and numerous violations of prior court orders—including the Final Ruling signed by Judge on , and protective orders issued by Judge , Judge Judge , and Judge —Judge dismissed all protective orders against .

Judge dismissals also included a protective order issued on , by Judge against me based on false criminal accusations. This Final Ruling in disregards the severity and malicious intent of ongoing criminal violations.

Failures in Rulings:

The court, under Judge oversight, refused to issue contempt charges or sanctions against based on technical errors. It also denied the plaintiff’s real costs and full attorney fees. The Final Ruling refused to award punitive damages against

defendants, even though their actions were ruled premeditated, aggravated, and malicious.

My , report to the regarding this , hearing to show cause for contempt is another example of bias and sanitizing of court records. Judge , Minute Entry makes no mention of behavior or the criminal violations he is actively committing and admitting in court.

continued to tell the court he would not abide by court orders and accused me, the plaintiff, plaintiff's attorney, and the court of being falsely at fault. The conflict with transcripts and Minute Entry speak for themselves. This tolerance for behavior is outrageous, dangerous, and aggravating.

COUNTY/ HEARING

, REPORT:

Attention: , and County ,
On , my wife, , and I appeared ready to testify at the
hearing in County Court. arrived an hour late, claiming
he was suffering from mental confusion. Judge graciously granted
a postponement until , at the expense of the family and our
fellow County taxpayers.

Despite undeniable video evidence of aggravated conduct, including trespass, physical assaults, threats, property damage, and land conversion, the court's response sanitized and concealed these acts by dismissing damaging criminal conduct with protracted civil court rules and rulings.

Judicial Relationships:

It is important to note that both Judge and Judge began their legal careers with the law firm in in . Both judges maintain close professional relationships with Judges , , , and . By signing the order filed , for Judge , Judge failed to uphold the law, ensure fairness in judicial proceedings, and protect the rights of all parties. Judge knew actions were illegal, egregious and had exposed many County officials.

Negligence by Authorities:

Since , victims, attorneys, or other relevant parties have conspicuously not been interviewed. No assurance or explanations have been provided regarding the tolerance for blatant violations of law, misuse of public resources, clear bias, or the catastrophic consequences faced by my family.

Impact on Victims:

The _____, _____, _____, _____, and _____ families have all been threatened and damaged by local land developers and their _____ County associates. My neighbors and family drove to _____, Arizona, to testify against _____ regarding his violations of court orders three times in _____ and _____ of _____.

The _____ family, who were dear friends and neighbors, were forced to sell their home at a great loss and leave. This targeted attack on our safety, peace, privacy, property, and prosperity has deep implications. My family and neighbors testified against _____ and his associates on _____. Court orders were subsequently issued, but these orders remain unenforced, from the _____ Ruling to the recent protective order issued by Judge _____.

Conclusion:

These actions underscore a persistent failure to enforce the law and court orders within a localized judicial system. Judge _____ has dismissed the _____ family’s rights, leaving us vulnerable and without adequate recourse. Please consider this report and the other information I have provided to support this formal complaint against Judge _____ and the other judges involved in collectively obstructing criminal justice in these matters.

I declare that the foregoing is true and correct under penalty of perjury in the State of Arizona.

Respectfully Submitted, _____ .

ASSOCIATED CASES:

The Honorable _____, AFFIRMED _____ : Nos.
and _____ (Consolidated)Filed
- Judge _____
- Judge _____
- Judge _____
- Judge _____
- Judge _____
- Judge _____

- Judge

- Judge

- Judge

/Judge

/ County Officials

County Justice Court -Judge

- Judge