

State of Arizona
COMMISSION ON JUDICIAL CONDUCT

Disposition of Complaint 25-152

Judge:

Complainant:

ORDER

July 18, 2025

The Complainant alleged a superior court judge took action in a civil case in violation of a bankruptcy stay.

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 Scott H. O'Connor did not participate in the consideration of this matter.

Copies of this order were distributed to all appropriate persons on July 18, 2025.

FORMAL JUDICIAL MISCONDUCT COMPLAINT

Comp

25-152

To: Arizona Commission on Judicial Conduct

1501 W. Washington Street, Suite 229, Phoenix, AZ 85007

From:

Executor, Private Attorney General, Article IV Trust Jurisdiction

Date:

Subject: Formal Complaint Against Judge [REDACTED] and Judge [REDACTED]

This letter serves as a formal and lawful complaint against Judge [REDACTED] and Judge [REDACTED], both sitting in the [REDACTED] Court of Arizona, [REDACTED] County. Their actions and omissions constitute serious violations of the Code of Judicial Conduct, Canon Law, trust jurisdiction principles, and fundamental constitutional protections.

I. LACK OF JURISDICTION

Both judges have attempted to issue and enforce orders in a matter involving private trust property at [REDACTED]. The property has been lawfully discharged and removed from commercial jurisdiction via:

- Chapter 7 Bankruptcy discharge
- Filed SF 30, SF 1414, SF 1416, SF 1418
- Public and private UCC-1 Financing Statements
- 1099-A and 1099-OID filings submitted to Treasury and IRS

Despite having full notice, both judges knowingly proceeded to adjudicate matters outside of their jurisdiction. Supreme Court precedent (e.g., *United States v. Lee*, 106 U.S. 196 (1882)) affirms that no judge is above the law and that equity and private trust law must be honored. Their continued actions violate Clearfield Doctrine and equity maxims.

II. ETHICAL AND CANON LAW VIOLATIONS

- Canon 1: A judge shall uphold the independence and integrity of the judiciary.

- Canon 2: A judge shall avoid impropriety and the appearance of impropriety.
- Canon 2.2: A judge shall perform the duties of judicial office fairly and impartially.
- Canon 2.3: Bias, prejudice, and improper influence – shown by dismissing trust notices.

They acted with actual knowledge of prior notice, filings, and pending federal removal. Their conduct constitutes intentional dishonor, negligence, and systemic abuse under color of law. They have willfully ignored discharge records, private trust jurisdiction, and constitutional equity remedies, thereby committing a judicial trespass.

III. REQUESTED RELIEF

I hereby request a full investigation of the judicial conduct of Judge _____ and Judge _____. Their bonds should be immediately reviewed and suspended pending formal inquiry. They should be disqualified from all related proceedings and referred to the appropriate agencies for criminal trust violations and fiduciary breach.

IV. EQUITY ENFORCEMENT – NOTICE OF LIABILITY

This complaint is served as a lawful notice that both judges are now liable under trust, equity, and federal law. As ‘he who seeks equity must do equity,’ the undersigned has fulfilled every lawful process. Any further obstruction or willful dishonor will result in the filing of commercial liens, judicial misconduct charges, and international equity actions.

V. WARRANTED TRUE BILL OF FINES AND DAMAGES

The undersigned, as Private Attorney General and Executor of Trust, issues this True Bill of Charges and Damages based on the above-recorded trespasses and jurisdictional violations:

Offense	Legal Violation	Fine Amount
Judicial Dishonor of SF, 1099, UCC, Bankruptcy	18 U.S.C. § 4, 15 U.S.C. § 1-2, Fraud	
Violation of Trust Jurisdiction	UCC § 3-419, § 3-305	
Trespass Against Spiritual Law	Private Trust Law	
Breach of Oath and Fiduciary Duty	Canon 1, 2, 2.2, 2.3	
Simulated Legal Process	USC 18 § 242, § 241	
Violation of Article IV Jurisdiction	Constitutional Tort	

TOTAL DAMAGES:

RESERVE RIGHT: This amount may be multiplied by 30 under Supreme Court doctrine for anti-trust violations and judicial obstruction, bringing the total to billion in enforceable liability.

Respectfully Submitted,

By: /s/

Executor, Private Attorney General, Article IV Jurisdiction

Contact:

AFFIDAVIT OF TRUTH

Executor:

Jurisdiction: Article IV – Private Equity | Trust Executor | Private Attorney General

Trust: TRUST

Date:

I, _____, in full capacity as living man and lawful Executor of the _____ TRUST, do solemnly swear and affirm the following is true, correct, complete, and not misleading to the best of my spiritual knowing, lawful belief, and divine standing:

1. That the property located at _____, Arizona is a private trust estate that has been lawfully discharged under federal and international jurisdictional processes, including bankruptcy, SF forms, and perfected UCC liens.
2. That the _____ Court of Arizona, _____ County, and its acting officers, including Judges _____ and _____, have violated Article IV equity jurisdiction, ignored notices, dishonored commercial process, and acted in breach of trust, oath, and public interest.
3. That a formal complaint was filed with the Arizona Commission on Judicial Conduct, and the Commission has been placed on lawful notice, creating a duty to act to prevent further injury to the private trust.
4. That failure of the Commission to initiate remedy, redress, or immediate bond review constitutes willful dishonor, aiding and abetting simulated legal process, and breach of fiduciary obligation.
5. That the total value of commercial damages, based on fraud, misconduct, and trust trespass, is established at _____ billion, which this Affidavit affirms as just, enforceable, and lawfully recorded.

I affirm under full commercial liability, divine authority, and spiritual standing, that the foregoing is true and correct.

Executed by:

Executor, Private Attorney General, Article IV Jurisdiction

Contact:

CERTIFIED MAIL LABEL – DOJ PACKAGE

FROM:

Executor, Private Attorney General

c/o

, Arizona []

TO:

Attn: Office of the Attorney General

Certified Mail Number: _____ (pending-in-progress)

Date of Mailing: (on or about)

**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.**