

State of Arizona  
COMMISSION ON JUDICIAL CONDUCT

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Disposition of Complaint 25-224

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Judge:

Complainant:

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**ORDER**

October 30, 2025

The Complainant alleged a superior court commissioner committed misconduct based on improper warrant issuance, procedural errors, and improper judicial demeanor.

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 Denise K. Aguilar and Colleen E. Concannon did not participate in the consideration of this matter.

Copies of this order were distributed to all appropriate persons on October 30, 2025.

**CONFIDENTIAL**

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

**FOR OFFICE USE ONLY**

2025-224

**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 spoke with a Court Conference Officer ( ) on regarding a position statement. I was emailed by her later that day with an order setting an Evidentiary Hearing for at (EXHIBIT 1). The Judicial Officer assigned to the Evidentiary Hearing was On I dropped off over 100 pages of evidence with her clerk and told her that this was for next weeks case at She said that she would get them to I received an email from clerk at on the The email gave me notice of a date change for our Evidentiary hearing; @ (EXHIBIT 2). I thought that was weird so I called her clerks office and asked why they changed the court day, the day of. I was told that some judges had taken vacation and some of their cases were passed out and that is why it changed. Many days later, I was still confused and noticed under case history on the court docket that there were two times for an evidentiary hearing and (EXHIBIT 3; PAGE 4). I thought nothing of it and life continued. On @ (EXHIBIT 4) I received another email from her clerk reminding me of court on the of One day later, on I received a hearing cancellation at At this point, I am lost as to what is going on. Dates keep changing and the emails I am receiving aren't making any sense (EXHIBIT 5). I called the Court after I had received the cancellation email and I was informed by the courts that there was a warrant out for my arrest. I was devastated and could not process what was going on. I immediately drove to the courts and spoke to someone in the law library. They printed off the warrant for me to read. The warrant was for Child support and also had a all cash purge amount due (EXHIBIT 6). At this point I panicked and asked the law library what I could do. They gave me the form to have the warrant Quashed. I filled it out and immediately filed it with the courts (EXHIBIT 7). I was very upset. All of my kids are over and there are no child support orders in my decree (EXHIBIT 8 & 8A). never read my decree and almost put me in a very bad situation. The court also informed me that I missed a court date with and she ruled that I was in contempt. The original evidentiary hearing did change from to on but I wasn't emailed anything regarding the change. There was told that a minute entry had been entered. I never received it as it was sent to an old address. I had been receiving emails this whole time and now I am told that the minute entry takes priority. How can her clerk email me with all these changes and not once let me know what is going on. This is a very unfair system and needs to be addressed. I also spoke to a clerk and was told that in cases involving support, a successful service with that address can be uploaded to my case file. I pulled the successful service and my new address was on there dated (EXHIBIT 9). On filed a minute entry and said the warrant was an error and then issued a civil arrest warrant with a purge (EXHIBIT 10). Was the new warrant retribution for calling her out with the courts? I don't get it! Three days later she quashes the Civil Arrest warrant (EXHIBIT 11). On I am emailed another new court date (EXHIBIT 12). On the of I am emailed again by her clerk with the same new court date as Exhibit 12 (EXHIBIT 13). After all of that I have a new court date of On after going through all emails and other communication I file a motion for reconsideration, relief and set aside default (EXHIBIT 14; 36 Pages). denies my motion and puts all the fault on me despite showing her all the confusing emails with her clerk and even the court docket showing me having an evidentiary hearing at two different times on the same date (EXHIBIT 3; Page 4). I received two more follow up emails from

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her clerk (EXHIBIT 15&16). I logged into court connect on \_\_\_\_\_ around \_\_\_\_\_ and we started a little earlier. \_\_\_\_\_ said that she has another case to hear at \_\_\_\_\_. It was clear right to me right from the start, that \_\_\_\_\_ had read none of the documentation I submitted. I gave her fact after fact and at one point in the zoom call I had to educate her on the word "ambiguous" and how the courts viewed it if the judge found something to be that. One of the issues was the in the language of the decree giving me a choice between this or that. I told her that the word "or" gives me a choice and it was written that way in plain English. She proceeded to tell me that the attorney who wrote the decree poorly worded it. I asked her, Did she find it ambiguous and she looked at me, after knowing that if she said yes that I would win and the document would have to go back to the drafter. She said no, this is not ambiguous. I was blown away. Did I just educate this commissioner? and then knowing I was right she goes and rules against it. I provided tax returns for the past \_\_\_\_\_ years and they show that there is no way I can afford the spousal maintenance that was in question. I provided medical reports from my \_\_\_\_\_ and explained to her that I am older now and work less hours but also had to hire \_\_\_\_\_ of my kids to help with the family business. Our business has been around for \_\_\_\_\_ years. She asked how much I am paying each kid and after I told her, she told me to fire them and get back to work. I said my kids have lives to and she again said fire them and get back to work or find and office job. I couldn't believe what I was hearing. She also told me to stop yelling and I explained to her that I don't do zoom calls and this was a new computer and I just wanted to make sure I was being heard. She asked how much the business new computer was and I said \_\_\_\_\_. She said that was \_\_\_\_\_ that could go towards spousal maintenance. I was being shot down at every turn and all I could think was how wrong she was and how long has she been on the bench? I do not have exhibits but I have ordered the digital copies for the court dates of \_\_\_\_\_ and \_\_\_\_\_. I can get those for you or if you have the ability, please listen to them.

In conclusion and in my humble opinion, My ex wife had an opportunity on the \_\_\_\_\_ of \_\_\_\_\_ to tell this judge whatever she wanted since I was not there and this commissioner ran with it. I guarantee the other party made false claims about cash and child support and this commissioner didn't even bother to check the decree and mis judged me from the word go. "EQUAL JUSTICE UNDER LAW" - "These words, written above the main entrance to the Supreme Court Building, express the ultimate responsibility of the Supreme Court of the United States. The Court is the highest tribunal in the Nation for all cases and controversies arising under the Constitution or the laws of the United States. As the final arbiter of the law, the Court is charged with ensuring the American people the promise of equal justice under law and, thereby, also functions as guardian and interpreter of the Constitution." There was zero "equal justice" here. \_\_\_\_\_ was very bias towards my ex wife and forget about be impartial. \_\_\_\_\_ has no business being a judge in the state of Arizona and I am sure that I am not the only one this has happened to. Had I not found out about that wrongful arrest warrant, this father of Arizona business owner, tax payer with no priors would still be sitting in jail while his kids try to come up with \_\_\_\_\_ cash. If \_\_\_\_\_ is allowed to continue to act this way on the bench, God have mercy on everyone entering her courtroom. I am also filing a Special Action against \_\_\_\_\_ the week of \_\_\_\_\_



# Order to Appear and Position Statement

4 messages


To:

*Thank you,*

*Conference Officer  
Family Conference Center*

Committed to excellence and the principles inherent in the rule of law...  
**every person, every day, every time.**

### 2 attachments

 **Enforcement Supp Pos** .docx  
468K

 **EVD HEARING OTA** pdf  
212K

To:

[Quoted text hidden]


—  
Thank You,

Owner

### 3 attachments

Some content may be redacted. For the complete version, please refer to the original document.

**Outlook-epmul2qu.png**  
20K

 **Enforcement Supp Pos** docx  
468K

 **EVD HEARING OTA** pdf  
212K

COURT OF ARIZONA  
IN COUNTY

Case Number:

vs.

**ORDER SETTING EVIDENTIARY HEARING  
ON PETITION TO ENFORCE SUPPORT**

NOTICE: THIS IS AN IMPORTANT COURT ORDER THAT AFFECTS YOUR RIGHTS. READ THIS ENTIRE ORDER CAREFULLY. IF YOU DO NOT UNDERSTAND THIS ORDER, CONTACT AN ATTORNEY FOR LEGAL ADVICE.

AVISO: LA QUE SIGUE ES UNA ORDEN JUDICIAL IMPORTANTE QUE AFECTA SUS DERECHOS. LEALA CUIDADOSAMENTE. SI NO ENTIENDE ESTA ORDEN, ASESORESE CON UN ABOGADO.

A party to this matter filed a Petition To Enforce Support (hereafter, "the Petition"). The parties were scheduled for a conference with a Conference Officer from the Family Department Administration, but they were not able to fully resolve all issues raised in the Petition. Based on the foregoing,

**IT IS ORDERED** that Petitioner and Respondent must appear for an in-person Evidentiary Hearing on the Petition with a Judicial Officer at the date, time, and location listed below. Failure to appear at the Evidentiary Hearing may result in a Judicial Officer issuing a child support arrest or civil arrest warrant for your arrest. If you are arrested, you may be held in jail for up to 24 hours before you see a judge.

**Judicial Officer:**

**Date and Time of Hearing:** \_\_\_\_\_ at \_\_\_\_\_ (Duration: 1 hour)

**Location:**

**IT IS FURTHER ORDERED** that the parties must do the following:

1. **Submit Exhibits by the Deadline.** At least seven (7) calendar days before the Evidentiary Hearing, each party must upload any exhibits they want to use to the Case Center Digital Evidence Portal. Within a couple of days, the courtroom clerk will email you (or your legal representative) instructions how to (1) register for Case Center and (2) use a link to upload your exhibits to the Case Center website. If you do not receive this email, please let the courtroom clerk know by emailing \_\_\_\_\_. You can upload all types of exhibits into Case Center (e.g., documents, photographs, audio and video files). The Law Library Resource Center has a scanner and computer you can use to scan and upload exhibits. For technical assistance with Case Center, contact Support Services at \_\_\_\_\_ Monday – Friday from 7 AM to 6 PM or email \_\_\_\_\_. Any documents you emailed for the videoconference are **not** provided to the judge. If you want to use those documents for the Evidentiary Hearing, you must submit them as exhibits. **NOTE:** The Court recommends using Case Center, but if you are representing yourself, you can use paper exhibits instead. If you decide to use paper exhibits, you will have to hand-deliver them to the division of the judicial officer listed above at least seven (7) calendar days before the hearing. For directions on how to use paper exhibits, call the judicial officer's division at the phone number listed above.
2. **Exchange Exhibits.** At least seven (7) calendar days before the Evidentiary Hearing, each party must give the other party copies of all exhibits you submitted for use at the hearing. You cannot use exhibits during the hearing unless you have given those exhibits to the other party before the hearing.
3. **Appear for the Hearing and Present Your Case to the Judge.** Please remember: This hearing is only about the issues alleged in the Petition that the parties have not already settled. At the hearing, each party will have about half of the time to tell their side of the story to the judge. During your time, you can testify and present your exhibits, have your witnesses testify (if you have any), and cross-examine the other party and their witnesses. All witnesses must be in the courtroom when the hearing starts to be sworn in. The courtroom has touchscreen with Case Center open and ready for you to show your exhibits to the judge and explain why they are important. (**NOTE:** If you use paper exhibits, you should bring two extra copies to the hearing: one for you and one for the witness.). When you talk about an exhibit, say the exhibit number. You must ask the judge to "admit" any exhibit you talk about for it to become part of the record and be considered by the judge.

## NOTICES REGARDING THE EVIDENTIARY HEARING

**DO NOT BRING CHILDREN.** Children are not allowed in the courtroom to observe an Evidentiary Hearing, and you cannot leave them unattended outside of the courtroom.

**MOTION TO CONTINUE HEARING.** If you need to request to postpone the hearing, you must file a **Motion to Continue Hearing**. The hearing will not be postponed unless the judge finds there is a very good reason. You must file the original motion with the Clerk of Court and provide a copy to **both** the judicial officer listed on the first page and to the other party (or their legal representative, if they are represented). The last page of the motion must include a "Certificate of Service," showing the date you filed the motion, the date you delivered the motion to the judicial officer and the other party, and how it was delivered (by mail, email, or by hand).

**FAILURE TO APPEAR.** All parties, whether or not they have a legal representative, must appear at the hearing. If neither party appears at the hearing, the Court may dismiss the Petition. If one party fails to appear, the Court may make such orders as are just, including granting the relief requested in the Petition or, in appropriate circumstances, issuing a warrant for the arrest of a party who fails to appear.

**PREHEARING SETTLEMENT.** If the parties reach a settlement before the hearing, they must give prompt notice to the court as required by Rule 70(a) of the Arizona Rules of Family Law Procedure. If you settle, you must lodge with the Clerk of Court and provide the judicial officer listed on the first page a copy of a Stipulation and Proposed Order **before** the hearing date. The judicial officer will decide whether to hold a hearing or vacate it.

**VACATE AND RE-SET WITH ASSIGNED JUDGE** Pursuant to Administrative Order 2007-022, when a petition or counter-petition seeks to enforce or modify multiple issues, Family Department Administration may vacate the hearing and the petition(s) may be referred to the assigned judge for a hearing at the earliest possible date.

**INTERPRETER AND SPECIAL NEEDS ACCOMMODATIONS.** If you require the services of an interpreter, please contact the Court at \_\_\_\_\_ at least five days before your scheduled court date. If you need to request accommodations pursuant to Americans with Disabilities Act, please visit \_\_\_\_\_ or call the ADA Coordinator at \_\_\_\_\_

**ADDITIONAL INFORMATION / FORMS.** The Law Library Resource Center (LLRC) provides training classes and has detailed instruction packets available online at \_\_\_\_\_. Any party to a case can register and access the Clerk of Court's Electronic Court Record (ECR) for their particular case at \_\_\_\_\_

**ADDRESS CHANGES.** All parties representing themselves must keep the court updated with address changes. A form to change your address can be downloaded at: \_\_\_\_\_

**DATE:** \_\_\_\_\_

\_\_\_\_\_  
Judge

**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.**