

State of Arizona
COMMISSION ON JUDICIAL CONDUCT

Disposition of Complaint 25-289

Judge:

Complainant:

ORDER

October 30, 2025

The Complainant alleged a superior court judge made improper rulings, had ex parte communications, and advocated for a party in a family law matter.

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, Colleen E. Concannon, and Joseph C. Kreamer did not participate in the consideration of this matter.

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

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

Comp

25-289

Dear Members of the Commission on Judicial Conduct,

I am writing to file a formal complaint against Judge _____ of the _____ Court of Arizona and possibly Judge _____ of Juvenile court(not so much a formal complaint about Judge _____

I just feel she can put the children's needs before _____ feelings and refrain from giving him so much control of the juvenile case.) Judge _____ has not been emotionally abusive to me as I experienced with Judge _____. I believe based off factual evidence of behavior, bias, personal feelings and Judge _____ order's, that Judge _____ has engaged in conduct that violates judicial ethics and has compromised the fairness of my case

In _____ I put a petition in for my son _____, for child support. Judge _____ was given this case and Father _____ with his attorney added my daughter _____ to the petition. My first experience with Judge _____ has been anything but fair and violates judicial conduct on more than one occasion. Our first hearing with Judge _____ she came in the courts and stated that the case will be based upon statutory rape. In _____ there was an alleged crime of Sexual Misconduct with a Minor in criminal court against me. I was arrested _____ days late after my son was born on _____, and I was released on _____ because the crime was deemed " _____ " for more than enough reasons.

The criminal case was dismissed because in fact it was a case of Misrepresentation of Age from _____ Mother _____ who lied to me about his age also lied to _____ and police officers about his age. Criminal case was dismissed and in _____ I was given full custody of my children after finishing services for _____. These services included Psychological evaluation, Psychosexual evaluation, and I put myself in EMDR therapy I paid cash for to help me process childhood trauma to help me make healthier choices. I also submitted evidence that I completed a Cognitive Behavior Therapy program that was 7weeks long 4 days a week for 4 hours a day. As of today, I completed a third Psychological evaluation from _____ in this year _____. The prognosis from the current psychological evaluation was very well as my juvenile court attorney stated. The courts have all of this evidence on file from my family attorney submitting it to Judge _____ emptied an entire clip of a pistol at my apartment building when a male neighbor left my home, while the children _____ and _____ were asleep in the home. _____ On _____ committed aggravated assault on his pregnant girlfriend _____ recently committed _____ counts of aggravated assault on his pregnant girlfriend _____. Because Judge _____ is in criminal court _____

family attorney _____ may have yet again reached out to Judge _____ on ex-parte communication requesting Judge _____ to communicate to the criminal Judge to give _____ a lighter sentence. Before _____ obtained his Family attorney _____ again with a retainer payment he signed a plea deal for years and then retracted it and only got _____ months in jail for his _____ aggravated assault criminal crime all in which have been deemed true bills. Judge _____ had every violent crime _____ has committed and stated in her court, " _____

" Judge _____ also fired the children's best interest attorney _____ stating her motion, " _____ " When I spoke _____

to he stated in fact he did not have a work load and has no idea why Judge has fired him. With gathered evidence I did find that, family attorney communicated on ex- parte terms to Judge that they should go forward and fire as the BIA and hire as the BIA of and is the Guardian Ad Litem for during my case in so was not only a conflict of interest to favor but also was clear about favoring in and out of Judge court room. Judge submitted temporary orders . As unfair, bias, and somewhat emotionally abusive to me in her court room Judge still gave me temporary custody in of with receiving parenting time on the weekends he requested. The weekend of the children went to home with his then girlfriend . While at home as per the new orders they should be allowed to call me once a day, I did not receive one phone call from the children. I stayed calm and told myself if there's an emergency I would be called. When I received the children at the police station immediately the children have expressed to me that they witnessed domestic violence and seen hit his girlfriend and seen hit . I reported it to police, when I called the courts and spoke to Judicial assistant of Judge she stated," " the judicial assistant of Judge then hung up on me. I apologized to the courts for my ignorance because at this time I was representing myself and I tried my best not to wrong the courts. I feared for my children witnessing domestic violence again so I informed the police department and also the court that I will no longer allow parenting time until further notice of abuse can be directed in the right direction to cease the abuse of woman and exposing these children to violence.

After refusing parenting time Judge ordered there was an emergency order to give back the children after I reported the children's fear of seeing adults fighting. I paid a retainer for an attorney in Respected attorney would represent and through him representing me he stated he has never in his entire career seen a Judge hate a client so much and Judge has fully deceased me as their Mother. Judge new orders stated that even though it was reported to the courts that i lost my job for being harassed I was to pay of child support per month and also dollars in increments to pay for attorney fees. This is not fair because when reported a job of minimum wage she requested to pay per month, and when I reported I did not have a job she requested me to pay more than Judge is our child support Judge currently and was lied to by stating still had custody of the children when he in fact abandoned the children at an unsafe environment as of until Step Mother the victim of his current crime received them has had full custody of my children since . It seems that Judge acted as an advocate or a mother figure to him, she allowed her personal feelings to seek criminal justice in family court by any means, before the best interest of the children. She ordered no contact, and specifically stated " " This is untrue if this case was the other way around I would be a year-old lying that I was years old and my mother would be the one lying to an adult about my age. Overall family court is not criminal court, the best interest of the children was put aside and needs were put as a priority from Judge personal feelings.

Additionally, as of, [redacted] when I submitted a motion for the courts to accept my therapy plan. Judge [redacted] refused to accept my motion stating, ‘

[redacted] ” This is untrue because the opposing party responded to my motion. [redacted] wrote a new motion himself. I tried the entire time to get a current psychological evaluation for the new order’s but as [redacted] has stated many times. It is impossible to get a Psychological evaluation after The [redacted] already paid for

I got information that [redacted] yet again exposed the children [redacted] and [redacted] to domestic violence when he brutally beat his [redacted] year-old girlfriend on [redacted] I put my motion in for custody in [redacted] of [redacted] as soon as I was given information about [redacted] and [redacted] being exposed to this assault. When [redacted] was arrested [redacted] we were given a hearing by new Judge [redacted] for [redacted] stated to Judge [redacted] her client [redacted] has not received my motions there for they are not valid. I am very pleased to say Judge [redacted] has been not only fair, but professional to all parties equally. Honorable Judge [redacted] stated “ [redacted] ” This is because I used the process servers. [redacted] requested Judge [redacted] to dismiss the case and when Judge [redacted] was fair and stated, “ [redacted] ” [redacted] requested [redacted] to be the BIA of the children again in which [redacted] was the Guardian Ad Litem. Judge [redacted] was going to release emergency orders on behalf of the best interest of the children, until [redacted] advised her client [redacted] to make a petition in Juvenile Court.

I received a motion, [redacted] for Step-Mom [redacted] to have custody of [redacted] and [redacted] case was assigned to Honorable Judge [redacted]. My assigned Attorney [redacted] requested Judge [redacted] “trump” family court orders to allow supervised visits and also reunification of the children. My experience with Judge [redacted] is that she has allowed [redacted] to dictate and control the courts somewhat as he did in family court. While [redacted] was in jail on the phone Judge [redacted] allow him to talk over her and say, “

[redacted] ” In which Judge [redacted] agreed with him and did not allow visits only letter once a week and a phone call a week. During our hearing, Step-Mom [redacted] stated, “

[redacted] ” In which I’m thankful Judge [redacted] responded and told Step-Mom if she does not follow court order’s she will be in contempt of court. This possessive behavior from Step-Mom already proved before the children would be notified by authorities that the children want nothing to do with me their Mother. It is on file as per the case plan directly from the [redacted] that the children were in fact at the home during the crime and after the crime took place where Step Mom was brutally attacked by [redacted] that [redacted] in fact, took the children, abandoned them at his Mother’s house where it is possible as per [redacted] reports where [redacted] may or may have not been being molested by [redacted] older brother [redacted] There is enough evidence for [redacted] to make sure [redacted] no longer lives at Mother’s house where he I also forced to live for probation even though his Mother and Father are felons. But also the children are being taken away yet again from their Step-Mother’s as placement and forced to live in multiple unsafe environments. The home where the children reside with placement was the same home they were exposed to domestic violence, the home they were abandoned at from

is Mother's house where I conceived my son at when Mother lied about his age and but him in an unsafe environment without me knowing his true age. Mother has refused to talk to , she has had minors in her care who got pregnant as teenager's before adults. I fear my children are being exposed to violence, sexual behavior, and unsafe in their care. I currently have 2 daughters years old and months old. There has never been case on these children, there was never charges against me for neglect or abuse of and It seems Judge and some what Judge are incapable of putting these children in care of their Mother because personal feelings cloud what the true best interest of the children are.

Additionally, with respect to all parties, I have confidently, respectfully and understandably accepted, acknowledged, also respected any bias feelings invested in this case. I am aware, I am aware why strips us as parent's and uses "the children" instead of "your children." I am aware why and how Judge deceased these children's biological Mother. I am aware that it is easy to follow Judge lead in Juvenile court. So if Judge is honoring Family court order, why isn't she accepting my Psychological evaluation and lifting the no contact order from family court and honoring orders for me as she is still returning the children to Why is Judge not seeing that the children have been suffering without their Mother and put in unsafe predicaments causing a multitude of behavior issues. These behaviors are indirectly effecting the children and causing further intentional infliction of emotional distress. This is unethical, bias and unfair treatment towards me and with all of my therapy I've accomplished I can take all of this. The children... the children are suffering, they have not been thriving, they are being manipulated, controlled, and mentally abused.

In conclusion Member's of the Arizona Commission on Judicial Conduct, I request that you investigate the following matters. I should not be paying child support for the months of current in the amount of per month because the children as per states were abandoned in these months. I should not be paying child support while the children are in the custody of since Juvenile court Judge should in fact file what she needs to "trump" family court order's even though she states it is really hard. Please consider how hard it has been for the children being away from their mother, being exposed to abuse, and being abandoned in care. I ask that we come together as the current village at hand and come to an agreement that the best interest of the children is to be with who has been proven through a loving, nurturing, secure, stable, strong and healing Mother. I believe that Judge actions have compromised the integrity of the judicial process and intentionally inflicted emotional distress on and while seeking criminal justice on a dismissed case, seeking revenge against me for . I have been debating whether to come to The Arizona Commission on Judicial Conduct, because of my fair experience with Judge I wanted to give our justice system a chance to fix this and make it right. It seems unless there is guidance from the Member's of the Arizona Commission on Judicial conduct mu children and will continue to suffer. As I have said before I am healing, I do not wish to seek revenge on anyone. Even as was telling me about the possible molestation of older brother violating my daughter I am still and clear minded on what I can do to help my children.

Thank you for your attention to this serious matter, I value the time you have taken to read this.

Sincerely,