

State of Arizona  
COMMISSION ON JUDICIAL CONDUCT

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Disposition of Complaint 25-358

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Judge:

Complainant:

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**ORDER**

October 30, 2025

The Complainant alleged a superior court judge improperly took judicial notice of another matter and had ex parte communications 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 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.

# JUDICIAL MISCONDUCT COMPLAINT

Filed with the Arizona Commission on Judicial Conduct

COMPLAINANT: Filed by authority of the record, and on behalf of \_\_\_\_\_ a living man, appearing in honor and truth.

This formal complaint is submitted pursuant to the Arizona Code of Judicial Conduct and in accordance with public trust, due process, and the sacred obligation of all judges to administer impartial justice without favoritism, coercion, or interference.

## I. JUDGE IDENTIFICATION

Judge Name: Hon. \_\_\_\_\_

Court: Arizona \_\_\_\_\_ Court, \_\_\_\_\_ County

Case Number: \_\_\_\_\_

Date of Misconduct: \_\_\_\_\_ (and prior communications)

## II. SUMMARY OF MISCONDUCT

Judge \_\_\_\_\_ denied Plaintiff \_\_\_\_\_ Supplemental Emergency Motion for Immediate Restraining Order in a summary order that failed to provide proper due process, ignored a prior valid court judgment, and overstepped judicial authority in a way that constitutes unlawful advocacy on behalf of the opposing party.

## III. SPECIFIC VIOLATIONS AND EVIDENCE

1. Judge \_\_\_\_\_ issued an order without conducting a hearing, depriving \_\_\_\_\_ of his right to be heard.
2. The ruling ignored and failed to recognize a valid prior judgment issued by the \_\_\_\_\_ County Consolidated Justice Court (Case No. \_\_\_\_\_), awarding a \_\_\_\_\_ judgment and implicitly recognizing possessory rights.
3. The Judge introduced facts not entered into the \_\_\_\_\_ Court record, including reference to a foreclosure and assumptions regarding standing, which is judicial overreach and a violation of judicial neutrality.
4. The Judge engaged in improper ex parte communication by directly contacting a County Sheriff Sergeant to initiate pressure tactics. That Sergeant then \_\_\_\_\_

contacted and from the County Board, who called and attempted to coerce him to vacate the premises under the guise of 'playing nice.'

5. This coordination of backchannel law enforcement and political influence constitutes coercion, violates Canon 1 and Canon 2 of the Arizona Code of Judicial Conduct, and may amount to a conspiracy under color of law to interfere with lawful occupancy and access to remedy.

6. The Judge, acting outside judicial capacity, has forfeited immunity under these circumstances and has violated his oath by participating in an act that prejudices a living man without lawful authority or judicial jurisdiction.

#### **IV. REMEDY SOUGHT**

The Complainant requests:

- A full investigation into Judge conduct in case
- Full disclosure of any communications between the Judge and the County Sheriff's Department and/or Board of Supervisors (including and );
- Disciplinary action up to and including removal from the bench for breach of judicial ethics and collusion under color of law;
- Referral of the matter to federal authorities under 18 USC § 242 and § 1983 for civil rights violations.

#### **V. VERIFICATION**

I, the undersigned, affirm that the statements contained herein are true and correct to the best of my knowledge and belief, and submitted in good faith in pursuit of justice and protection of the People.

Executed this day of ..

By: \_\_\_\_\_

# DECLARATION OF

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I, \_\_\_\_\_ hereby declare under penalty of perjury under the laws of the United States of America and the State of Arizona that the following is true and correct to the best of my knowledge, understanding, and belief:

1. I am the Plaintiff in the matter styled \_\_\_\_\_ filed in \_\_\_\_\_ County \_\_\_\_\_ Court under Case No. \_\_\_\_\_
2. I previously obtained a valid judgment in my favor from the \_\_\_\_\_ County Consolidated Justice Court under Case No. \_\_\_\_\_ on \_\_\_\_\_ That judgment, in the amount of \_\_\_\_\_ was awarded against \_\_\_\_\_ and remains in full force and effect, having not been appealed or vacated.
3. On or about \_\_\_\_\_, Hon. \_\_\_\_\_ issued an order in the Court case that denied my Supplemental Emergency Motion for Immediate Restraining Order. The Court cited matters not properly before it and ignored the binding effect of the prior Justice Court judgment.
4. I was not provided notice or opportunity to be heard before the \_\_\_\_\_ Court made findings that adversely affected my rights. This constitutes a violation of my fundamental due process rights.
5. Judge \_\_\_\_\_ appeared to take judicial action on behalf of the Defendant, \_\_\_\_\_ without a response filed or appearance entered by said Defendant. This judicial action appears to constitute practicing law from the bench and raises serious concerns of impartiality and judicial overreach.
6. I submit this Declaration in support of my Motion to Vacate the \_\_\_\_\_ Order and respectfully request this Court to recognize the prior adjudicated judgment, honor full faith and credit, and restore my access to remedy.

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

Executed on this \_\_\_\_\_ day of \_\_\_\_\_

By: \_\_\_\_\_