

State of Arizona
COMMISSION ON JUDICIAL CONDUCT

Disposition of Complaint 25-463

Judge:

Complainant:

ORDER

January 30, 2026

The Complainant alleged a superior court judge retaliated against her 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).

Copies of this order were distributed to all appropriate persons on January 30, 2026.

2025-463

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 respectfully submit this complaint to the Arizona Commission on Judicial Conduct regarding Judge _____ misconduct, abuse of judicial authority, and retaliation after I reported him. His actions violated the Arizona Code of Judicial Conduct and Arizona statutes governing family law, protective orders, and victim protections.

1. Retaliation

After I raised concerns about his conduct, Judge _____ retaliated by designating me a "vexatious litigant." The designation came immediately after I filed a complaint against him, showing improper motive rather than a neutral application of A.R.S. § 12-3201 (standards for vexatious litigant restrictions). His misuse of this statute was meant to silence me and stop my access to the courts.

2. Disregard of Evidence of Abuse and Neglect A.R.S. § 25-403 & § 25-403.03

Arizona law requires the court to consider all relevant evidence affecting the best interests of the child regardless of _____ closing the case, because my daughter still had to be medically treated (A.R.S. § 25-403). Despite my documented evidence (police reports, _____ records, medical photographs), Judge _____ refused to admit or review them, even saying at one hearing that "_____." He disregarded statutory requirements under A.R.S. § 25-403.03, which specifically requires consideration of domestic violence and child abuse when determining custody and parenting time. At the PO hearing, he disregarded audio played of daycare employees admitting the father refused to bring food to his starving child for months.

3. Disregard of Arrests and Criminal Conduct

The father in this matter has an arrest record and documented incidents of abuse and neglect. Under A.R.S. § 13-3601 (domestic violence) and A.R.S. § 13-3623 (child abuse), these issues are legally significant and directly relevant to custody and safety. Judge _____ ignored this evidence and minimized its impact, allowing the father continued unsupervised access despite the risks.

4. Retaliatory and Biased Orders (Ex Parte and Prejudgment)

In his _____ order, Judge _____ dismissed my evidence as "_____" and used this characterization to justify awarding the father sole decision-making authority when she was still documented by hospitals being treated multiple times that the father neglected and I had to take her to the doctors immediately. He elevated the father's false statements while dismissing my official documented evidence, showing bias and a predetermined outcome (impartiality). The judge disregarded the fact that the father submitted edited evidence, lied on multiple times during every hearing and when I supplied evidence before hand he would claim he can't find it. After the hearing I would immediately check with the court clerk and they stated the evidence was filed and available to view.

5. Endangering My Child's Welfare (A.R.S. § 25-403(A)(8))

Arizona law requires the court to consider whether domestic violence or child abuse occurred (A.R.S. § 25-403.03). By disregarding abuse evidence and failing to apply this statute, Judge _____ put my daughter at risk, undermining the Legislature's mandate that the best interests of the child control custody decisions. The courts continue to ignore my teenage sons abuse and disregard the same pattern happening to my daughter. When I would discuss and describe the abuse and neglect, he was smile like it's funny, which is inappropriate behavior of a judge.

CONFIDENTIAL

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

FOR OFFICE USE ONLY

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The judge disregarded two doctors medical records of my daughter having an _____ and both doctors recommend she be put into ABA therapy, in which my insurance would cover in and both parties would not have to pay anything. Judge _____ disregarded the doctors request and put her back in to daycare, where even at the new daycare the employees where not only struggling to take care of her but they also none of the employees were certified to take care of any child with any disability. I had to take it upon myself to get the help my disabled child needed. Due to his actions of the Judge cutting my parenting time, my son noticed his sister was there more and more. He would have nightmare recounting his abuse by the other party. My son has been going to therapy non stop since the divorce _____ and has a long history documented dealing with trauma by my ex-husband. My son broke down and disclosed his sexual abuse by him because now he can see that his sister was no longer safe because she was with him more. After one encounter my son had recently with my ex husband, he anxiety raised with fear so much after _____ hours of this encounter, I had to take him to the inpatient care where we was there for hospitalized and sedated. A total of _____ doctors called authorities with abuse reports. I was advised to file the report with the _____ and anything else was reported by doctors which is documented on medical files.

6. Hostile and Intimidating Conduct (Courtesy, Dignity, Decorum)
Judge _____ glared at me angrily (after I filed my compliant against him in the past) in the courthouse lobby with visible hostility, alarming court security. This unprofessional conduct created fear of retaliation and showed personal animus (requiring judges to be patient, dignified, and courteous). After this incident he should have removed himself from the case, knowing this behavior was caught on State security footage in a court house separate from the building he is assigned to. Due to the evidence, no one can deign this didn't occur.

7. Due Process
Judge _____ sign off and approved my protected address in the courts request. The proper procedure is any time a party files anything in court, the Judge and the court must send the documents to my protected address as they have always done. In _____ this never occurred. The judge took the word of the other party that it was send via Family wizard app, but the app allows the system to show the message was read. The party cannot show because I don't have access due to the party failed to pay the fees after submitting not allowing continued service for app access as required and signed off by the courts.

Abuse of judicial discretion and authority under A.R.S. § 12-3201. Retaliation and denial of due process. Failure to uphold A.R.S. § 25-403 and § 25-403.03 by disregarding pattern of abuse and neglect evidence. Conduct unbecoming a judicial officer that endangers litigants and undermines confidence in the judiciary. Hostile and Intimidating Conduct outside the courtroom. I am fearful to even file this compliant but it is important that this is not only document at judicial commissions but also documented online on social media. I have attached more in detail my accounts at every hearing, as well as my sons recent medical records from the actions lead by Judge _____ as well as a audio clip of a lawyer reviewing my court documents and clearly can see this is malicious actions done against me. I also attached the history of the last judge we had also annoying evidence that shouldnt have got this far.

The end of these documents I have attached the court hearings issues with Judge [redacted] that received a warning from the Judicial Commissions and she resigned from the case. Also ignoring evidence of police reports and medical records.

On [redacted], [redacted], Motion to Enforce Decree hearing was held with New Judge assigned, Judge [redacted]. We discussed the ruling on the Motion for Change of Venue. The Court Clerks erred and not included the attachments C.T. ([Transcript](#)) (Pages 8 & 9 of Lines 24 to 7) that showed the agreement between parents on moving medical doctors to [redacted] County, Protection Order, Official Document of Confidentiality Program (State Program that protected Domestic Violence Victims and their children). Official Medical Record of New Pediatrician in [redacted] County. The Judge also states he made the ruling thinking it was a Petition to Relocation when it was clearly labeled Venue C.T. ([Transcript](#)) (Page 8 of Lines 2 to 15). Two errors the court made on the Change of Venue.

The Judge states he “ [redacted] ”, but the judge made several errors on the details of the case to include making statements stating one party stated it on the Motion but it was actually the other party. Judge [redacted] stated I should have Vacated the Motion to Enforce since it was resolved, but I was never informed by the Appellee/Petitioner it was resolved. The court is aware that both parties can only communicate through the court ordered “Our Family Wizard” app. But the Judges never do their diligence and access the court order app to see if what is being stated in true and accurate.

The Appellee/Petitioner stole the RV from the [redacted] without my permission and refused to tell me where the item was located while the RV was still in both our names, [redacted] Police Report ([Click here](#)). The Appellee/Petitioner

refuse to tell the Police where the RV was and the bank that owned the RV told me to report it stolen since the Divorce Decree was never corrected and awarded me the RV. Months later Appellee/Petitioner refinance it for exactly to cover the false statement he made during the hearing on , C.T. ([Transcript](#)) (Page 14 of Lines 11 to 14) instead of refinancing for the full amount like normal people would. Because of this reason I should not be held responsible financially for a stolen item, refusing to allow for a personal sale to lessen both parties from out-of-pocket fees.

I informed the Judge the other issues that needed to be addressed was the response from the Appellee/Petitioner to my Motion to Enforce C.T. ([Transcript](#)) (Page 6 of Lines 22 to 23). The Appellee/Petitioner made several false statements (**A.R.S. 13-2702**) and tampered evidence (**A.R.S. 13-2809**) on his response to my Motion to Enforce R.O.A. #44-S ([Click here](#)) . One of the documents the Appellee/Petitioner submitted was one page of my sons Medical Record. This resulted in a lawsuit (**County Court Case Number #** between myself and the for not taking the proper steps to protect my sons medical record obtaining 11 pages. When the Appellee/Petitioner came into the Hospital and impersonated as my other child's father and was able to copies of my child's medical records. The Hospital had to settle out of Court with me as and the CEO of the Hospital stat ng in the court documents, that he falsely said he was my child's father. Another document the Appellee/Petitioner submitted to the court was an edited call log of the Appellee/Petitioner's Captain. This call log had been edited out the outgoing calls the Captain made to me. In which I had a Police report and my cell phone of voicemail the Captain left on my phone R.O.A. #53-S ([Click here](#)) . I also provide the false Release of information to the court. The Appellee/Petitioner screenshot on his computer screen a cut out of a Go-Fund-Me clip on a white background showing his task bar with that date, to appear as if the issue was current R.O.A. #44-S ([Click here](#)). I reached you to the company and showed a chat log of the company stating that GoFundMe ended before the date the Appellee/Petitioner showed on his screenshot. These issues of continuous false statements, false signed documents and edited evidence has been ignored and continue to affect the best interest of the child in common.

The Judge refused to allow the court to go over the Appellee/Petitioner's response to my Motion to Enforce, which effects the pattern of falsified documents and statements. This is significant to the Appellee/Petitioner having access to medical records over any child.

On , a hearing for Motion to Change Venue was held. This is the second hearing the Appellee/Petitioner appeared by Telephone. Immediately during the beginning of the hearing, the Appellee/Petitioner made a false statement that he “ ”, and that he was never notified and received the notification online C.T. ([Transcript](#)) (Page 4 of Lines 15 &16). The Appellee/Petitioner was served with paperwork by the County Constable R.O.A. #22 ([Click here](#)).

Appellee/Petitioner repeated his false statement again “ ” C.T. ([Transcript](#)) (Page 4 Lines 20 & 21). This issue is why I used the constable to serve the Appellee/Petitioner because he will claim he didn't get served.

During this hearing I read a statement reading the timeline of submitting my Change of Venue to the courts with the continuing issues that derive from it effecting my special needs child C.T. ([Transcript](#)) (Page 5 of lines 8 - 25 & Page 6 of Lines 1-10 and Lines 14-25). I stated for the record that the courts failed my family by refusing to look at videos of Abuse, Medical Records and Police Reports. I stated the Fear of retaliation from the court C.T. ([Transcript](#)) (Page 7 of Lines 3).

This fear that I spoke on during this hearing was foreshadowing Judge placing an Order of “Vexatious Litigant” right after filing a complaint against him for continuously saying he couldn't locate my evidence filed when the court clerks in the lobby found it immediately, and for the judge putting my family in danger that lead to the Appellee/Petitioner violating my protection order.

Judge stated he was confused by the Confidential Address and stating that family law there is a procedure. When in fact the Confidential Address program is granted by the State of Arizona to the victims of Domestic Violence to protect them. In this program the State granted my 2 children and myself. The State program notified the family court of my protection and the participations in the program that is associated with the family court case. During the hearing, the Judge spoke on where the address is, when this wasn't supposed to be discussed at all due to my protection order keeping my address confidential. This address was also leak to the Appellee/Petitioner by the clerk of the court sending an email placing my address on it, when the original filing I left it blank as the form states to leave blank if the address is confidential, placing me again in harm's way.

The Judge asked the Appellee/Petitioner about returned mail from the courts that they sent him R.O.A. # 17 ([Click here](#)). The Appellee/Petitioner made a false statement that he was in the process of moving and had his mail on hold. The Post Office doesn't not return mail to the sender if the mail is on hold. I stated to the judge this was not true multiple times, as has been to his new address recently C.T. ([Transcript](#)) (Page 9 of lines 4-25) R.O.A. #27 ([Click here](#)). The judges only response to the false statement was “ ” and disregarding A.R.S. 13-2702 C.T. ([Transcript](#)) (Page 10 of line 1).

When the courts discussed the Change of Venue, I stated to the court, the Appellee/Petitioner is already calling in via telephone and can still call in at the County Court and the Appellee/Petitioner also hasn't responded to my Change of Venue that he disagrees with the reasons on why it should be change C.T. ([Transcript](#)) (Page 10 of Lines 10-24).

**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.**