

State of Arizona
COMMISSION ON JUDICIAL CONDUCT

Disposition of Complaint 26-027

Judge:

Complainant:

ORDER

April 7, 2026

The Complainant alleged a pro tem superior court judge failed to follow the law in an injunction against harassment 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 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 April 7, 2026.

CONFIDENTIAL

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

FOR OFFICE USE ONLY

2026-027

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.

on I presented to courts:
to file "injunction against harassment"
for safety concerns on my 2nd residence
at
after telephone meet with judge
he denied my complaint stating "
" I had asked
called and told by courts I could file
anywhere in state of AZ. I had just had
surgery and could not drive 3.5 hrs
to from to file.
- I had to wait to be able to
drive and drive to The trip
to see judge for injunction and was
granted - see copy in this packet.
Staff of judge asked me why drive all
way to AZ could do in

told them judge denied based on
not in his jurisdiction. Caused me
great problem - had to wait 4 max days for
injunction and time & cost of travel.

to me,

Good afternoon,

Attached, please find the order issued today.

If you have any questions, please call the Protective Order Center at

Thank you,

Judicial Assistant to Commissioner

Reply Forwa...





Judicial Assistant to Commissioner

Civil Court Administration

Phone

Email _____

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



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INJUNCTION AGAINST HARASSMENT

Amended Order

Sexual violence-no service fee

Case No. [redacted]

Court ORI No: [redacted]

County [redacted] State **AZ**

PLAINTIFF

PLAINTIFF IDENTIFIERS

[redacted] First Middle Last Suffix

[redacted] Date of Birth of Plaintiff

And/or on behalf of minor family member(s) and other Protected Person(s): (List name and DOB.)

Copy of Injunction Amended

after

Judge denied

DEFENDANT

DEFENDANT IDENTIFIERS

[redacted] First Middle Last Suffix

SEX	RACE	DOB	HT	WT
[redacted]	[redacted]	[redacted]	[redacted]	[redacted]
EYES	HAIR	Arizona Prohibits Release of Social Security Numbers		
BROWN	BROWN			
DRIVER'S LICENSE #		STATE	EXP DATE	

Defendant/Plaintiff Relationship: **OTHER - NEIGHBOR - TENANT OF**

Defendant's Address: [redacted]

Estimated Date of Birth

CAUTION: Weapon Alleged in Petition

WARNINGS TO DEFENDANT: This Injunction shall be enforced, even without registration, by the courts of any state, the District of Columbia, any U.S. Territory, and may be enforced by Tribal Lands (18 U.S.C. § 2265). Crossing state, territorial, or tribal boundaries to violate this Injunction may result in federal imprisonment (18 U.S.C. § 2262). Federal law provides penalties for possessing, transporting, shipping, or receiving any firearm or ammunition (18 U.S.C. § 922(g)(8)). Only the Court, in writing, can change this Injunction.

This Injunction is effective for one year from date of service.

JUSTICE, [redacted]

THE COURT HEREBY FINDS THAT:

It has jurisdiction over the parties and subject matter.

Defendant received actual notice of this Hearing and had an opportunity to participate.

THE COURT, finding reasonable evidence of harassment or that great or irreparable harm would result if this injunction is not granted before Defendant can be heard in opposition, and there are specific facts attesting to efforts to give notice to Defendant or there are reasons why notice should not be given,

HEREBY ORDERS:

NO CRIMES. Defendant shall not commit any act of harassment (A.R.S. § 12-1809(T)) or sexual violence (A.R.S. § 23-371) against Plaintiff or Protected Persons.

NO CONTACT. Defendant shall have no contact with Plaintiff except through attorneys, legal process, court hearings, and as checked: Phone Electronic (email, text, etc.) Mail Other:

NO CONTACT. Defendant shall have no contact with Protected Person(s) except through attorneys, legal process, court hearings and as checked: Phone Electronic (email, text, etc.) Mail Other: