State of Arizona COMMISSION ON JUDICIAL CONDUCT

	Disposition of Complaint 23-446
Judge:	
Complainant:	

ORDER

April 12, 2024

The Complainant alleged improper legal rulings by a superior court judge hearing a family 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).

Commission member Denise K. Aguilar did not participate in the consideration of this matter.

Copies of this order were distributed to all appropriate persons on April 12, 2024.

Dear Commission on Judicial Conduct Officials:

My name is , and I am the plaintiff in the divorce case Later in life, due to the discovery of changes and lies in my wife there were problems in and their relationship. After selling the house (in withdrew the house sale proceeds of US from our joint account on in preparation for divorce. The next day, the defendant and Ms children withdrew the remaining US and US in the savings account. Then save it with your son and daughter under multiple names and accounts. The defendant verbally requested a divorce from me. We two negotiated the distribution of property after marriage (because she had too much) three times, with no result. On the morning of other party caused trouble and argued. Because the room was dark and my son had a knife again, I wanted to escape. Being hugged by the other party when opening the door. I wanted to call, but I couldn't. She called for her son to call and I ran outside. The police arrived quickly and the conflict ended peacefully. An hour after the police left, the man went to the doctor to see a doctor and lied about being beaten and has been ill ever since. I left home with good intentions and did not want my family to have any more conflicts. I quickly found the first lawyer and asked for a divorce and division of property according to law. I changed two lawyers in the middle, and found that they were the same as what a divorced person (the police) said, " " Finally, in the process of preparing materials before the trial, I dismissed the third lawyer and went to court myself.

Lack of experience in litigating cases, Judge did not want the evidence I provided (my lawyer did not provide important evidence) and made an unfair verdict. The appeal was unsuccessful and the original verdict was upheld. Now that the house has not been sold, I discovered that Judge may also intervene in the execution of the judgment and the sale of the property. So now comes the truth about her unfair enforcement of the law. I do not went

This case was originally very simple.

SMY YOUNT (1) Previously, my cash and the other party's cash were deposited in their public accounts. Neither man has a separate cash account of his own. They also know their respective stock

(2) In the public account, I actually withdrew US on . Open a new account in my own name.

The other party withdrew a total of US from the same account, and then withdrew it from another joint saving account.

A total of US , was stored in multiple accounts under the totaling US names of three people.

- (3) The defendant and I are both years old, and all the property we have acquired after being married for years is the joint property of the couple.
- (4) The defendant was in good health before the quarrel occurred on the morning of

- (5) After the family came to the United States for years, their life was peaceful and smooth. The police never came to the door, or either party needed help from a local organization.
- (6) The houses are all in the names of two people, and there is no external debt.
- (7) because I escaped from the house and went outside, there was no fight.
 The "911" police came to investigate and reported.
- (8) Two hours later, the other party began the process of seeing injuries and doctors that lasted for more than months. (Have medical records.)

This was originally a very simple case, but under the operation of the lawyers on both sides, it was delayed for a long time, and even the stocks and cash in the other party's account were deliberately unclear. In desperation, I had to take over the case myself starting from the time when the trial was scheduled to begin. I lack experience and this case was managed by the other party's lawyer. Judge did not look at the evidence I provided and said it was beyond the time limit. Therefore, the case was seriously misjudged.

Later, when the other party applied for a protective order again (the previous two protective orders were given to my lawyer and were not served), I received the notice that I could request a hearing. This time I used the same evidence (police report, defendant's doctor's note on l, and the judge gave a fair verdict and canceled the ex-wife's protection order. The same evidence will not be accepted by Why?

the commission of Judicial conduct to the

I therefore request that Judge

intentionally misjudge my case:

- (1) Investigate and deal with the reasons and practices for her intentional illegal judgment regardless of the facts.
- (2) Make corrections where the case is obviously wrongly judged. The case will be reheard by another judge.
- (3) Regarding the issue of the sale of property that is currently being continued by Judge please change it to another judge to handle it fairly according to the MOTION requirements I wrote or any side write negation.

Judge

- 5

detailed explanation of the wrong judgment in case

First, regardless of the factual evidence, it was obviously wrong to make a judgment that "
' and asked me to "

- (1) All her physical problems were started on She lied and claimed that it was the result of being beaten by me that day and years of abuse. However, the police report made by the police on that day proved that I did not commit any offensive behavior.
- (2) There is no basis for physical and mental problems caused by sudden abuse and attack in the future. The doctor's certificate is contrary to the facts.

The examination results of her multiple doctors (including various specialists) that I cited are basically the same as the examination results of her doctors that she cited. Judge adopted these obvious, invalid and even contrary evidences.

- (3) Her own doctor testified that her self-report (lied) was completely different from the results of her physical examination.
- (4) We have never called the police in the years since we came to the United States. She has not asked any organization to help with our family problems. This included years at
- (5) From to the other party has continued to do massage work. In the next year of and share been doing massage work to file taxes to prove my health.

The defendant's body had been very healthy before and for years after coming to the United States, without any mental or physical problems. Her assault and years of abuse were all lies, with no evidence of her physical issues (mental issues were also a lie). After years of marriage, if there was years of abuse, why did all these mental and physical problems appear after 'However, the police report and various specialist examinations by doctors on that day confirmed that her condition was normal and intact! The judge was completely ignorant and intentionally misjudged.

Second, the judge ignored my question about "the other party's lawyer did not provide me with a copy of the other party's response documents and evidence before the trial as required."

Before the trial, I was the only one who gave the other party my documents and evidence as required, but the other party deliberately concealed their documents and refused to give them to me (even though I requested them). I raised the issue in court and the judge did not accept my evidence on the grounds that it was presented too late (my lawyer did not provide evidence). Ignore it. I did ask the other party to give me a copy. When the trial began, I did not see the documents and evidence presented to the court by the other party. This is the basis for deliberately causing the trial of this case to be unfair.

Fourth, "deliberately ignored" the fact that the defendant hid cash (common property of the two) on After I presented the factual evidence that the other party hid more than in cash on the judge rejected it in the minutes entry. In the later determination of account numbers, if the numbers in multiple accounts of each person are not determined at the same point in time, errors will inevitably occur. Some accounts in the judgment only have numbers and have no value. Therefore, it is simply unfair and cannot be distributed. (Please see my appeal for these)

Fifth, there was a clearly unfair judgment regarding my rent, utility bills, and the other party's utility bills during the lawsuit.

In order to prevent further conflicts, following the police's advice and my goodwill, I rented a promised house to live outside after party lived for free in a house that I owned 1/2 of the property. Not only was she not ordered to pay 1/2 of my expenses, but she was asked to pay 1/2 of the water and electricity gas to her she used for her own use. This verdict is completely unreasonable and ridiculous.

Sixth, in the judgment that each will receive 50% after the sale of the house the wording of the sales method is very flawed. It is especially beneficial to the people living in it, making it impossible to sell the house and has no feasibility. Especially unfair. Either party can deliberately fail to cooperate in various ways, resulting in the fact that it cannot be sold today, years after the judgment.

Through my divorce case, I learned that lawyers will work together to deceive their clients in order to make money without any shame or morality. But I cannot accept that the judge does not check and ignore the evidence in law enforcement; regardless of one party's violation of laws and regulations; or even ignore it when I bring it up. In the end, the case reached an unfair verdict.

Although I appealed and the facts and evidence were clear, the original verdict was upheld. Judges are directly responsible for the implementation of laws and regulations and are the cornerstone of the country's legal system. If \(\ell \) do this, it will not only damage my personal interests, but also lead to the lack of justice in society!

My house has not been sold yet. Not selling it will be of great benefit to the people living in it, and I will continue to suffer losses. However, the other party may backtrack and accuse me of not enforcing the law.

I am currently making a motion to enforce the decree to sell the house. Among them, the replacement of the judge was first proposed, and then the people living there were asked to move out, renovate, etc. I am worried that this motion will be denied again. If the judge is not changed and the loopholes in the wording of how to sell in DECREE are not closed, the house will still be delayed and unable to be sold if any party messes with it. I will continue to be allowed to rent a house outside, and the other party will continue to enjoy half of my property rights for free. I will also have to pay for half of the water and electricity expenses for her own use. If it continues for a long time, I will suffer move.

I kept evidence and reasoning on record during the appeal process. If you can't find it, I can provide it to you again.

appeal case number: (

I specifically request the Commission of Judicial Conduct to investigate and deal with it in accordance with my three previous requests.

May our legal provisions be enforced and remain fair. May the unjust verdict be corrected!

Thank you to everyone at the Commission of Judicial Conduct for your efforts in this effort!

Reporter:

email:
Phone:

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.