

State of Arizona
COMMISSION ON JUDICIAL CONDUCT

Disposition of Complaint 23-504

Judge:

Complainant:

ORDER

May 17, 2024

The Complainant alleged bias by a superior court commissioner in her rulings in a child support 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 May 17, 2024.

CONFIDENTIAL

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

FOR OFFICE USE ONLY

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.

Ever since This case was reassigned to this Judge she has been completely biased, discriminatory towards me because I am man, rude and very disrespectful of me. She trys to aggitate and bully me. I made my mental health and other challenges, providing records that she demanded, and threatens me with incarceration for debt, which I know is against the Arizona State Constitution article 2 section 18. Use of these threats to have me arrested is definitely coercion, intimidating and causes me to have elevated severe stress and makes me extremely uncomfortable and scares me. I had a panic attack in court because I was trying to stand up for my ADA rights, and she had several sherriff balliffs surround me and stand behind me for objecting and saying " ". She started off by butchering the pronunciation of my name, offscating and steam rolling through the process even when I say that I object and don't understand. I have raised objection after objection to her addressing the petitioner as "MOM" and allowing her to get away with insulting me calling me different slurs. I don't work as a result of my health, and I have had to borrow money from people to stay out of jail, and thats not right given the circumstance. I am not convicted of any crime to have me arrested and jailed, and threatened constantly with the probability.

I have submitted an affidavit she refuses to address and the state admitted they did have any information regarding fraudulent activity identity theft and theft and use of my name , address, phone number, social security number to apply for unemployment benefits and were able to get " " that I am being billed for as over payment, and when they could explain the theft or I should say she did not further inquiry into the matter, which leads me to believe with certainty she is going along and not actually in the performance of how seperate powers are supposed to be imdependent. Because she in never in a Ministerial capacity, she is violated her oath of office , engaged in conduct not consummate to equal justice to be had in her court room. She has never had an encouraging word, amd despite ignoring that I have asked " "

" ? She has openly said she would not order paternity test, which I thought was a prerequisite to ordering lawful child support. If the child now grown and " years old could possibly not be mine.

There is a fundamental liberty intrest two child Support impairs that intrest. The entire actions by this judge is an FRAUD, I have never voluntarily consented to any of these actions I asked 3 questions the court/attorney refused to answer. Was this a loan? The debt was parked on my credit reports for " years, what law gives authority over me or my child? What did I say do or sign that obliged me to this contract.

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I intend to persue a civil rights violation complaint lawsuit because I am a free living and breathing man, not a corporation. The guidelines and policies they are trying to mislead people into paying. Thier objective is to collect money and given that incentive this judges greed for money and destroying father child relationships at the whems of disgruntled and bitter mothers is not an excuse nor is it a lawful reason to drag people to court. The divorce was irreperable because she was cheating, and despite her filing and them lying about serving me, due to my being incarcerated, this is another example of the fam,ily court taking sides and doing to the father as much as possible to destroy the man especially. I never got any relief when coming back to court in this case for the custodial isolating, and keeping the child away, the tsx filing arrangement was never adhered to by her, she filed all the years, so I was constantly in a disadvantaged position and basically my parental relationship was destroyed by being incarcerated and due to the courts backing up the abuse of the child by the custodial, because she is willing to help the system screw over fathers.

Judge Refuses to acknowledge her own conduct of Rushing to judgement/Rush to default and how this violates my constitutionally protections for due process.