State of Arizona COMMISSION ON JUDICIAL CONDUCT

Disposition of Complaint 09-290 Complainant: No. 1377110551A Judge: No. 1377110551B

ORDER

The complainant alleged the judge is biased against men because of her affiliation with a women's shelter she helped establish and because she ignored the evidence he presented. The commission reviewed the complaint and the judge's response and found no evidence of ethical misconduct on the part of the judge. The judge does not have a relationship with any shelters for women locally or otherwise. The complaint is dismissed pursuant to Rules 16(b) and 23.

Dated: March 12, 2010.

FOR THE COMMISSION

\s\ Keith Stott Executive Director

Copies of this order were mailed to the complainant and the judge on March 12, 2010.

This order may not be used as a basis for disqualification of a judge.

State of Arizona

CJC 09-290

Commission on Judicial Conduct

1501 W. Washington Street, Suite 229

Phoenix, Arizona 85007

COMPLAINT AGAINST A JUDGE

October 19, 2009

Rather than a just court, Judge has hosted an exercise in male discrimination. Judge did not consider hard evidence presented, yet entertained evidence falsely presented by the local women's shelter (House) and their attorney, of Southern Arizona Legal Aid. What should have been a simple family law proceeding, Dissolution of Marriage with Child Custody, appears to have been conducted as a criminal trial working for a conviction and punishment of me, due to the influence of the local women's shelter and the participation of Judge Judge actions amount to malfeasance and nonfeasance and deprived me of my liberties, both civil and financial.

Judge has failed to recognize the requirements of Arizona Revised Statutes in her determinations and rulings, specifically on issues of child custody, child support, perjury and contempt of court. Since the assignment of this case to Judge she has appeared to be determined to grant custody of my child to the plaintiff. Unfortunately, the Judge has allowed the local women's shelter and their attorney to use my case as a forum to educate the public of their purpose and cause, ignoring Arizona Rules of Family Law Procedure and Arizona Revised Statutes.

This case began with me as the petitioner, requesting full legal and physical custody of my daughter for her protection, on the grounds that the mother, has a long history of mental illness and domestic violence. Due to the actions of Judge my daughter remains in jeopardy of serious physical and mental harm.

CJC 09-290

Judge actions which constitute misconduct:

Failed to enforce the obligation of Arizona Revised Statutes 25-403.03 and granted visitation and custody despite overwhelming evidence of domestic violence

Contorted the description of ARS 13-3601 to fit her agenda and that of her cause

Failed to act in accordance with Arizona Revised Statutes 25-403; specifically 25-403.A.6 by failing to consider the purpose of withholding contact with the other parent was due to domestic violence

Failed to act in accordance with Arizona Revised Statutes 25-403; specifically 25-403.A.11 by failing to acknowledge domestic violence had occurred

Ignored and refused to take remedial action to Arizona Revised Statutes 13-2701 Perjury

Ignored and refused to address Arizona Revised Statutes 12-861 Contempt

Failed to act in accordance to Arizona Revised Statutes 25-320 and ordered child support other than as prescribed in this statute

Failed to or refused to hold the proceeding in accordance with Arizona Rules of Family Law Procedure

Failed to abide by the Arizona Code of Judicial Conduct