

State of Arizona  
COMMISSION ON JUDICIAL CONDUCT

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Disposition of Complaint 11-057

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Complainant: No. 1050410684A

Judge: No. 1050410684B

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**ORDER**

The complainant alleged that a superior court judge improperly allowed his ex-wife to commit fraud and other infractions. The commission reviewed the allegations and found no evidence to substantiate the claims. All of the issues raised involve legal procedure and court rulings, which are outside the jurisdiction of the commission. Accordingly, the complaint is dismissed in its entirety pursuant to Rules 16(a) and 23.

Dated: June 1, 2011.

FOR THE COMMISSION

/s/ Keith Stott

\_\_\_\_\_  
Executive Director

Copies of this order were mailed to the complainant and the judge on June 1, 2011.

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

Dear Sirs, it is apparent that the conduct of Judge of the Superior Court of Santa Cruz County, is not appropriate due to the following:

My wife, Mrs. \_\_\_\_\_ asked the Superior Court of Santa Cruz County for divorce, whereby I was served in accordance with the rules of Arizona but not by the rules of where the marriage was contracted (Mexico). Where I am required to accept the by a notarized letter where I express my wish to divorce (Voluntary Divorce), this letter was never presented to the Court. Indicating that it was not my desire for a divorce.

Then, not knowing of the divorce decree, issued on March 10, 1986 Mrs. \_\_\_\_\_ and I were still living as husband and wife for many years. Taking business, living together, both in Mexico and here in U.S., buying and selling properties as any legally married couple.

I was never notified of the divorce decree, was never enforced the ruling here in Arizona, as well as Mrs. \_\_\_\_\_ never asked for a finding of validity of the sentence in Mexico. All this against the Hague convention on foreign judgments.

What continues can be verified in the voluminous file that is held by the Superior Court of Santa Cruz County.

Mrs. \_\_\_\_\_ and signing as my wife, asked the Court for me in to be committed in the hospital for mental illness for a valuation. For this reason I was diagnosed mental illness for which I am disabled by Social Security to date. And at the same time requested an order of protection in order to keep me away from my home.

Later my wife applied for 22 orders of protection all based on the first with the same purpose. All of them where granted, most of them I was not even in the area.

What follows are facts that can be verified by the DR file \_\_\_\_\_ :

Being out of my house and mentally disabled by court order, my wife got my payroll checks for household expenses, cashing them with help from her lover Mr. \_\_\_\_\_

My wife obtained a loan for a car, signing just her as my wife, I did not sign anything.

In Mexico and through a power of attorney (as my wife) given to her mother, Mrs. \_\_\_\_\_ sold a property. This sale was legal because \_\_\_\_\_ is my wife.

In the year 1986, my wife and I signed and notarized an agreement where I promised to give her \$ 750.00. Per month for living expenses of children, never understood why my wife signed this agreement. Is that this agreement removes any order of the Court concerning the maintenance of my children. However, the court is seizing me \$ 153.00 per month money I owe to my wife for not paying child support for my children from my Social Security Pay.

Beginning my disability, the Social Security from my pension sent my wife, the payment for my children. The court, when my wife asked (year 1993) to get the alimony for my children, the Court failed to consider and what Social Security paid nor the agreement and was not even a study to see if I had the ability to pay maintenance for my children.

The business that we had my wife and I had profits and because she who was in charge of the finances, mi wife did not pay taxes and fees to the Social Security, which is why the IRS is garnishing my pension on the amount of \$ 150.00 per month. If my wife had paid into Social Security's, my income for my disability would be substantially higher than of what is now, since our earnings were in excess of \$60,000.00 per year.

According to the treaties between Mexico and the United States, my marriage with Mrs. \_\_\_\_\_ is valid because it is legal in Mexico, Judge \_\_\_\_\_ is giving validity to the fraud of divorce and this behavior is not appropriate for a Judge that this decision not to set aside the divorce is only to protect a criminal. Again and again during the last 25 years this criminal behavior has been repeated again and again.

Arizona law also says the same.

ARS 25-112. Marriages contracted in another state; validity and effect

A. MARRIAGES VALID BY THE LAWS OF THE PLACE WHERE CONTRACTED ARE VALID IN THIS STATE, EXCEPT MARRIAGES THAT ARE VOID AND PROHIBITED BY SECTION 25-101.

I understand that you can not change the verdict of this court, that is why on this issue I am also trying to deal with it in several ways from a criminal point, and so try to civilly after Judge is disqualified to hear the case .

Sincerely,

P.S. ON FILE IN DR \_\_\_\_\_ IS THE JUDGMENT  
OF THE MEXICAN COURT INVALIDATING THE  
DIVORCE DECREE AND ACQUITTING THE  
BENEFITS THAT MY WIFE OBTAINED