

State of Arizona  
COMMISSION ON JUDICIAL CONDUCT

---

Disposition of Complaint 12-155

---

Complainant: No. 1444010937A

Judge: No. 1444010937B

---

**ORDER**

The complainant alleged that a superior court judge made decisions on various issues in her dissolution case that demonstrated bias and prejudice against her.

The responsibility of the Commission on Judicial Conduct is to impartially determine if the judge engaged in conduct that violated the provisions of Article 6.1 of the Arizona Constitution or the Code of Judicial Conduct and, if so, to take appropriate disciplinary action. The purpose and authority of the commission is limited to this mission.

After reviewing the information provided by the complainant and various court records, the commission found no evidence of ethical misconduct and concluded that the judge did not violate the Code in this case. The commission does not have jurisdiction to review the legal sufficiency of judicial rulings. Accordingly, the complaint is dismissed in its entirety pursuant to Rules 16(a) and 23.

Dated: July 25, 2012.

FOR THE COMMISSION

/s/ George Riemer

---

George A. Riemer  
Executive Director

Copies of this order were mailed  
to the complainant and the judge  
on July 25, 2012.

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

**CONFIDENTIAL**

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

**FOR OFFICE USE ONLY****2012-155****COMPLAINT AGAINST A JUDGE****Your name:****Judge's name:****Date:** 5-31-2012

**Instructions:** You can use this form or plain paper of the same size to file a complaint. Please describe in your own words what the judge did that you believe constitutes judicial misconduct. Be specific and list all of the names, dates, times and places that will help us understand your concerns. You may attach additional pages but not original court documents. Print or type on one side of the paper only, and keep a copy of the complaint for your files.

JUDGE REQUESTED, MR. Submit 6 months check stubs, ONE YEAR BANK STATEMENTS, THE RULES STATE THIS MUST BE DONE 5 DAYS BEFORE TRIAL DATE. MR. WAS ALLOWED TO WALK INTO COURT ROOM ON DAY OF TRIAL APRIL 4, 2012 WITH A BUNCH OF PAPERWORK WHICH HE? JUDGE SHARED? I WAS NOT ALLOW TO SEE ANYTHING BUT ONE CHECKSTUB WHICH JUDGE AS EXHIBIT # 26, THIS BEHAVIOR ALLOW MR. TO HIDE MARITAL ASSEST FROM ME, JUDGE STATE NO PENSION B/C ONLY THING HE HAD WAS WHAT APPEARED TO BE A WRITTEN STATEMENT FROM ME, ONLY MR. HAS ACCESS TO HIS PENSION PLANS? JUDGE DID NOT REQUIRE MR. PARKER TO SUBMIT HIS PENSION PLAN INFORMATION. JUDGE IGNORED EVERY MOTION I MADE TO HIM ACCEPT ONE, MY REQUESTING SPOUSAL MAINTENANCE? JUDGE DENY WANTING ME TO LIVE OUT OF A SHOPPING CART. I BELIEVE JUDGE BEHAVIOR SHOWS AN OUTRIGHT DISLIKE TO ME BY HIS BIAS? PREJUDICE BEHAVIOR. JUDGE PUT EVIDENCE INTO CASE, WHICH I AM QUESTIONING WHERE DID HE GET THIS INFORMATION. JUDGE INSISTING I LEFT THIS MARRIAGE WHEN I HAVE CONTINUALLY INFORMED JUDGE I WAS DECEIVED BY? TO LEAVE MY HOME WITH A BUDDY PASS FROM SOUTHWEST AIRLINES TO GO TO CHICAGO UNTIL MR. CAUGHT UP ON HIS BILLS B/C THE STATE OF AZ WAS GARNISHING

(Attach additional sheets as needed)

② MR WAGLES b/c HE FILED TAX EXEMPT FROM 2004  
 UNTIL 2009 & DECEIVING ME TO SIGN JOINT IRS TAX FORMS  
 LEAVING ME RESPONSIBLE FOR HIS BEHAVIOR CHEATING THE  
 FEDERAL GOVERNMENT AS WELL AS STATE OF ARIZONA  
 BY FILING 8 DEPENDENTS  
 MR WAS SOLE PROVIDER OF OUR HOUSEHOLD, HE SIGN  
 LEASE THE 13TH TIME AFTER WE RESIDED AT SAME RESIDENCE  
 FOR 12 YEARS, HE REFUSED TO PAY RENT, SENT ME TO CHG,  
 LEAVING ME HOMELESS

I RETURN TO ARIZONA, TRAVELING 2000 MILES FOR JUSTICE  
 TO GET AN DIVORCE, RETRIEVE MY CLOTHES, SHOES, PERSONAL  
 ITEMS & FURNITURE

JUDGE FAILED TO CONSIDER RELEVANT EVIDENCE  
 IGNORED RULES BY ALLOWING MR TO PRESENT EVIDENCE  
 DOCUMENTS ON DAY OF TRIAL, WHEN RULES STATES THEY MUST  
 BE FILED 5 DAYS BEFORE TRIAL

IGNORED EVIDENCE I SUPPLIED SUCH AS GAMBLING, INFO  
 DID NOT RESPOND TO ANY OF MY MOTION

IGNORED COPY OF JACKPOT WINNINGS

ALLOWED MR TO HIDE MARITAL ASSETS BY ALLOWING  
 MR PARKER WALK INTO TRIAL WITH PAPERWORK, NOT SHARED WITH  
 ME 6 MTS CK STUBS, ONE YEAR BANK STATEMENT

JUDGE SHOOK HIS HEAD NO THROUGHOUT TRIAL, EVERY QUESTION  
 I REQUESTED EXAMPLE: YOUR HONOR PLEASE ASK MR PARKER  
 WHAT HE DID WITH JACKPOT WINNING FROM AUG '1, 2011

JUDGE STATED NO EVIDENCE OF PENSION PLAN & RETIREMENT  
 PLAN WHICH ONLY MR PARKER HAVE ASSES TO

I ASK THAT YOU PLEASE INVESTIGATE JUDGE  
 BEHAVIOR

CHECK STATES MR  
 \$315 MONTH

PAYS \$ 12 WEEK, JUDGE STATES  
 \$15 MONTH

CAR COMMUNITY PROPERTY HAS 22 INCH TIRE & FAMILY RIMS NOT DIVIDED

③ IN 26 YEARS, THE STATE OF ILLINOIS IS A J GARNISHING HIS  
 WAGES, WHICH JUDGE CHANGE EVIDENCE FROM \$1/2 WEEK TO  
 \$315 MONTH, I WONDER WHAT TRIAL WAS JUDGE  
 SITTING AT THAT HE IS ABLE TO PUT EVIDENCE INTO CASE,  
 CHANGE EVIDENCE & IGNORE EVIDENCE WHICH IS A VIOLATION  
 TO MY CIVIL RIGHTS AS THE PETITIONER IN A DIVORCE CASE

JUDGE STATES MR behavior PUTTING OVER \$17,000  
 INTO A SLOT MACHINE WHILE LEAVING HIS WIFE HOMELESS  
 IS NOT OUTRAGEOUS b/c HE WAS LUCKY ENOUGH TO  
 GET \$16,000 BACK OUT, 2011, MR put over \$13,000  
 INTO A SLOT MACHINE REFUSING TO buy his spouse of  
 ALMOST 22 YRS A SLICE OF BREAD, JUDGE CONDONES  
 THIS BEHAVIOR

MR OPENLY ADMITS TO ATTACKING ME ON NOV 3RD  
 2011 B/C I REFUSED TO STOP @ CASINO. JUDGE IGNORED

MR IS A 53 YEAR OLD MAN WHO HAS BEEN  
 ALLOW TO DISRECHARD'S FEDERAL LAWS BY FILING TAX EXEMPT  
 NOT HAVING A POSITIVE ROLE AS FATHER IN HIS CHILDREN  
 LIVES, NEVER VOLUNTEER TO GIVE HIS OWN CHILDREN A  
 DOLLAR UNTIL THE GOVERNMENT GARNISHES HIS CHECK SINCE  
 1985. I ASK THAT YOU REVIEW THIS JUDGE BEHAVIOR  
 BY NOT FOLLOWING THE LAW. MR CAR VALUE \$8,000,  
 FURNITURE VALUE \$4,000 BUT JUDGE STATE DIVIDE STORAGE WHICH  
 I HAD INFORMED JUDGE I HAD TAKEN EVERYTHING BESIDES XMAS DECOR  
 & FEW ITEMS  
 THANKING YOU IN ADVANCE