State of Arizona Supreme Court

COMMISSION ON JUDICIAL CONDUCT

Disposition of Complaint 13-032				
Judge:	No. 1461710742A			
Complainant:	No. 1461710742B			

ORDER

The complainant alleged a superior court judge made incorrect rulings and was biased.

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 all of the information provided by the complaint and the minute entries available online, 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 the judge's rulings. Accordingly, the complaint is dismissed in its entirety pursuant to Rules 16(a) and 23.

Dated: April 10, 2013.

FOR THE COMMISSION

/s/ George Riemer

George A. Riemer Executive Director

Copies of this order were mailed to the complainant and the judges on April 10, 2013.

((CONFIDENCEMU)

American Judicature Society

The Opperman Center @ Drake University

4201 N. 24th Street, Suite 100 Phoentx, AZ 85016-6266

February 22nd, 2013

State of Arizona

2700 University Avenue

Des Moines, Iowa 50311

Judicial Ethics Advisory Committee

Arizona Associaton of Counties Constable Ethics Standards &

1910 W. Jefferson Street

Phoenix. AZ 85009

State Bar of Arizona

FEB 2 5 2013

Arizona State

1501 W. Washington Street, Suite 229

Phoenix AZ 85007 Maricona County Board of Supervisors 301 W. Jefferson Street

Phoenix, AZ-85003

COMPLAINT AGAINST A JUDGE

To Whom It May Concern:

My name is out of Maricopa County, Superior Court Phoenix, AZ. Unfortunately, I ask to take this opportunity and file a formal complaint against the Honorable Judge My case, in it's entirety, includes judicial misconduct, favorable, exersized discretion and overall incompetence which, resulted in, gross inefficiency, wrongful error in ruling and iresponsible practice. My family has sustained extensive amount of pain and suffering, due to such inadequecies. Despite numerous pleads and several complaints filed, currently remains, inactive and dismissive, allowing my loved ones to remain, vulnerably exposed to, further damages.

After repeated, unsuccessful requests, requiring the immediate attention of, matters of such great importance, so easily dismissed, ignored and/or in absence of corrective action, suggestively placed, Judge threat, distinguishing himself to be the, major, damaging contributing factor. Truly becoming my, sole responsibility and number one priority, securing and ensuring my familys' safety and wellbeing. In my heart, there is indisputable, hundred percent certainty that, Judge applied minimum efforts, examining evidentiary documents, evaluating and assesing the entire situation as a whole and, giving complete, thorough consideration of, all determining factors, prior to, making decisive judgement. I state with confidence that all of my suspicions, exist with good cause. The fact that, Judge present ruling, remains, positively inefficient and by all means, counterproductive with. absolutely no signs or hope for any positive progress in the future, should suffice as indicators for possible error, except of course for Judge of course. Hostile incidents continue to rise rapidly, significantly increasing in, all of a child's best interest, relaing fields. Inteference of parental visitations has prevented meaningful relationships. My very own survival remains in limbo, abilities continue being affected due to, clerical error, iresponsible calculation and unlawful withholdings. This has become a clear violation of public trust and the failure to uphold moral obligation. The following list = short version

2/17/2012 Temporary Orders were entered for Shared Custody, Equal Parenting Time and No Support- to this day, the most fair, logical and efficient ruling made by Judge

2/24/2012 Trial Setting; Appoitment of a Parenting Conference Third Party Court Provided Counselor

3/15/2012 arrived @ the offices of a licensed psychologist. With my consent, I allowed the both of my children to be individually interviewed as, required and requested by the courts.

3/20/2012 Again @ the request of the courts, requiring both parties to interview with the same licensed provider. Both parties successfully reached a full agreement for Shared Custody, Equal Parenting Time and No Support. 5 hours of complete relevant questioning, review of pertinent records and background forms, dedication and the hard work with the painstaking task of finding resolve, suprisingly paid off and after drafting a detailed custodial arrangement including elaborate parenting schedule and thoroughly explaining it, both parties willfully signed and dated the agreement meeting all required criteria by Arizona Law (A.R.S. 25-403)

Officer

Officer

Officer

Officer

Badge

Badge

Badge

Badge

Report

Report

Report

Report

4/19/2012 completed and submitted his report along with agreement, confirming previously made statements of no longer requiring to attend trial date scheduled on 5/22/2012 (vacated no longer needed)

5/22/2012 Having personally met with Judge in my absence, the opposing party and contents of private discussions (*remaining unknown*), resulted in reschedule hearing date of 6/19/2012. The opposing party managed to deceive and mask true intentions up until trial date of 6/19/2012, which I was under the falsely misleading impression that the court date was solely to approve or make ruling regarding child support.

(specializing in Family Law) After consulting with Ms.

Esq. Attorneys made it clear the courts violated by intefering with mutual agreement signed and dated. They requested a copy of trial proceedings and with superb knowledge and ease brought several discreptancies to light and raised a significant amount of objective material. I was guaranteed to successfully have courts ruling overthrown with the worse case scenario being a retrial. How just is a system that preys on the misfortune of those financially unable to afford or secure legal representation?

Rule 43 (A) ARFLP stating in part: every paper relating to discovery is required to be served to each of the parties.

ARIZONA RULES OF FAMILY LAW

Rule 76 No.1 (h) & No.3 Trial Exhibits

According to Rule 70, Arizona Rules of Family Law Procedure. Courts failed to vacate scheduled trial 5/22/2012 following receipt of Notice of Settlement.

6/19/2012 A complete ambush like attack. I was repeatedly portrayed by the opposing party as iresponsible for not attending 5/22/2012 court date, which I notified to courts of (opposing party) coningly, unfair tactics and untruthful practices including false pledges and commitments made, misinforming & sharing false information. Honorable Judge knowingly allowed Ms. to continue with trial proceedings, accepting every evidentiary document submitted even though I wasn't presented with copies prior to entering the courtroom on 6/19 VERIFIABLE THROUGH AVTRANZ COURT RECORDS ONLINE TRANSCRIPTS QTY 45 PGS

Unbelievably, courts rejected my request to submit truthful confessions that, my children personally wrote and asked for the judge to review. The court cited the reason for doing so, the same as, Ms. was allowed to bypass. The courts were also made aware of severe reprocussions and punishments towards my children for speaking up but, insisted on me providing copies to the other party, placing my children in dangerous situations. My children have suffered

tremendous harms, requiring life long therapy due to this carelessness. Following documents were provided on my behalf;

1. Multiple Police Departments citing negative uncivil practices by Ms.

and repeated need for resource intervention ending in repeated unsuccessful and uncooperative manner

Officer	Badge	Incident	2012-	[2-08-12 Badge Report
Officer	Badge	Incident	2012-	2-25-12 Badge Report
Officer	Badge	Incident	2012-	[4-24-12 Badge Report
Officer	Badge	Incident	2012-	6-03-12 Badge Report
Officer	Badge	Incident	2012-	[6-06-12 Badge Report
Officer	Badge	Incident	2012-	6-15-12 Badge Report
Officer	Badge	Incident	2012-	[6-15-12 Badge Report
Officer	Badge	Incident	2012-	

-P.D / Unreported-

[June 29th-July 2nd, 2012 July 13th-July 16th, 2012 [July 27th-July 30th, 2012 Aug 10th-Aug 13th, 2012 [Aug 24th-Aug 27th, 2012 Sept 7th-Sept 10th, 2012 [Sept 21st-Sept 24th, 2012 Oct 5th-Oct 8th, 2012. [Oct 19th-Oct 22nd, 2012 Nov 2nd-Nov 5th, 2012 [Nov 16th-Jan 14th, 2013 Jan 25th-Jan 28th, 2013

My valuable time which is ireplaceable and priceless, repeatedly gets taken from me. Several Officers submitted reports and showing full support for my cause

- 2. Several character witness letters from coworkers, friends & family members (both sides) and a few other credible individuals showing full support for me including first hand testimonials on interactions, behavioral attitudes and harmful concerning issues, involving
- 3. Numerous repeated recommendations for securing counseling services to address and correct underlying issues troubling my oldest daughter (concurrently confirmed and recommended by

 Licensed Psychologist)
- 4. Multiple attempts (proof) in documents being rejected by strategically preventing treatment for our children yet displaying dramatic acting scenes in court, swearing her commitment and support for treatment
- 5. An enormous amount of financial documents, physician documents, educational documents and any other relevant determining factor used in deciding a child's best interest. This has nearly caused total parental anihiliation.

NOTE: Docket Code FORM:

Minute Entry entered on 6/22/2012, depicts determination to avoid filing in compliance form. Every listed document that's posted online, I question and voice concerns for not having received copies of documents being submitted.

contributions of evidentiary value included altered, manipulated emails and texts merely suggesting her uncooperativeness and frustrations caused. A voicemail of whom she claimed it was me harrasing her. (Truthfully) I didn't see either one being of any real significance. After shedding a few obvious fake tears, court was dismissed. Immediatedly after exiting laughed at me, stating, "If I ever spoke of her in negative form again she would ensure I received even worse outcome". It didn't register right there and then, how could she have possibly forsee favorable outcome with such confidence. She also suggested having favorable advantage from personally knowing Judge Her 13yr employment with the courts makes it a possibility, treatment and constant dodging accountability definetly makes it believable but, discovery of past cases involving Judge family members with same favorable outcomes, makes it disturbingly concerning. Since nothing is being done to correct any mistakes or discreptancies, I have been led to seeking justice outside of his courtroom.

9/30/2012-10/07/2012 Cigna Medical Group document from requesting excused time off due to health issues negatively affecting me and causing damages stemming from stress, high blood pressure, depression caused by opposing parties cruel and spiteful behavior

1-11-13 to 1-14-13 I have begged, personally, to please, find it in her heart to, stop causing my mother, stress with, her nonstop, cruel and hurtful actions but, she shows, no compassion. It's affected my, mother's health, significantly, requiring hospitalization on, two separate occassions.

1-25-13 to Present attacks, are not limited to, me personally. She has launched full scale attacks on my sister also, causing her to lose employment and from, rumors started by, and her family, caused my sister to, have a meltdown, pushing her into a, manic depressed-like stage that, required hospitalization and currently, receiving treatment.

1-30-13 Social service, staff member,

concerns about,

abusive, non-compliant, behavior. She compared and pointed out the, uniqueness in our case, since absent father figure is, more common in seperations. The entire front office staff, expressed emphaty and support for, the difficult times, my family was experiencing. I was praised for the level of dedication, I displayed throughout discouraging momments and that places, physicians, two police departments, childhood church clergy, counselors, social service workers, family members and coworkers on both sides on, the list of supporters with, the unanymous agreeable belief that, the courts are responsible for error in ruling, for delaying and allowing permament harm on my loved ones and for fullfillment duties of, changing and fixing the problems and correcting/punishing those responsible.

2/22/2012-2/22/2013 Both of my daughters have suffered significant damages due to Judge dismissive behavior. My oldest daughter suffers from deep psychological effects due to a broken home environment which came sudden and without counseling or reasoning. Behavioral treatment was both suggested and recommended by physicians, counselors and mediators. Judge neither acknowledged or cared to discuss such important subject, calling it and I quote, "Nothing of an emergency nature." A year later with progressive worsening effects and the requirement of life-long treatment, One can imagine how dissapointed I am with judge's attentiveness.

My youngest daughter whom I was inseperatable, started developing seperation anxiety. Listed in reports and school counselor's findings, kids benefited and needed equal parenting time, especially during emotional troubling time such as parent seperation. My kids wrote letters specifically for the judge asking to please not seperate time with their daddy and even confessed to their mother's untruthfull deceptive behavior and actions completely ignored those statements. He has violated my children's trust and damaged their perception of judicial system. They learned doing wrong produces rewarding outcomes and have started losing interest in what is right. Both of their grades have dropped, they have been caught cheating, stealing, and my oldest has started displaying signs of possibly sexual experimentations. CPS has been involved. School liasons, counselors are aware. Police departments have made statements and suggestions and my family continues falling apart because of this case's error in judgements. I can swear on a stack of ten bibles that my children are not receiving guidance or cruical for survival parenting. They are at the mercy of the same person who made me chose between life and death. Prior to the birth of my two daughters, decided aborting twice without my knowledge. The third time she became preagnant I was forcefully comitted to ensure the birth of an innocent child. I purchased a home and settled down, starting a family. The second preagnancy hurtfully revealed not having anything to do with me. After ten years of unfaithfulness and untruthfulness, our relationship ended. walked away from her responsibilities and abandoned our children. I was left with the unpleasant painstaking task of salvaging my childrens' innocense, and bearing their childhood memories dissapear. It was a heartbreaking time in my life but I proudly state It was successful. My children were at their best, compassionate, forgiving and understanding. We grew closer and did everything together. This entire year I speak about was done in complete absence of she was busy with a new life that didn't include her children. This was proven and confirmed by own admissions, proof of receiving assistance for foodstamps and insurance and every eye witness from school personnel to friends and family. Judge destroyed my life defining work. He seriously compomised my legacy and continues to allow damaging effects on my entire family. I believe it was William Shakespear who wrote, " It is a wise father who truly knows his own child". If there is nothing clouding or persuading Judge then, it is my duty to point out such poor judgement. If a community's worth of support and concern can not convince of mistakes made, It's my obligation to state neglience and incompetence, although I wish it wasn't at my loved ones expence. Judge involvement with my case has left pain and regret in my family's hearts. Completely unnaceptable by any moral standard, it those we so trustingly place our faith in, can not provide justice or fail ensuring wellbeing of our most valuables, we have failed ourselves alltogether.

2/14/2013 I requested for the seventh time, the need for emergency action to be taken. The extents of damaging effects from Judge rulings, will surely follow with demands for accountability. By the time this document reaches it's destination, I quite possibly have lost my employment. The incompetent inacurate calculations of an unqualified individual has destroyed me financially, costing me more to actually go to work then getting paid to work! I repeatedly brought every crucially important concern, time critical and with immediate attention required but, went ignored every time. My financial future has been seriously affected and ruined. I have lost every valuable possession, had utilities cut off went with no food or gas for so long I've had to take out loans to pay just to get me to work and the services I provide and have provided are humanitary and significantly making a difference, I believe Judge has dessimated and destroyed my entire life with his involvement in this case. I will not accept injustices any longer and demand corrective action from those in charge of overlooking judicial practices. I will make it clear this document is making its way across several agencies, someone must be held responsible for my family's painful sufferings. Sincerely in need of assistance......., Electronically Signed