

State of Arizona  
COMMISSION ON JUDICIAL CONDUCT

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Disposition of Complaint 14-004

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Judge:	No.100691033410101103301105330900A
Complainant:	No.100691033410101103301105330900B

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**ORDER**

The complainant alleged various judges and commissioners have violated her legal rights in cases dating back as far as the late 1990s.

The responsibility of the Commission on Judicial Conduct is to impartially determine if the judicial officers 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 review, the commission found no evidence of ethical misconduct and concluded that the judicial officers did not violate the Code in this case. The commission does not have jurisdiction to review legal issues. Accordingly, the complaint is dismissed in its entirety, pursuant to Rules 16(a) and 23.

Dated: February 19, 2014.

FOR THE COMMISSION

/s/ George Riemer

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George A. Riemer  
Executive Director

Copies of this order were mailed to the complainant and the judicial officers on February 19, 2014.

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

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

**FOR OFFICE USE ONLY****2014 004****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 you believe 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.

This Commissioner illegally took two-thirds of income that was being provided through a contractual and stipulated Agreement with my children's Father. Children's Father was attempting about a 46% modification on amount, pursued 66%. I will include the stipulated Order that was written from the original contractual Agreement that I also have an original copy of, what children's Father was attempting, and what the Comm. did. Case law from his state of \_\_\_\_\_ where it was written and Uniform Parentage Act supports that he has to be held to it due to being for children out of wedlock, and equated a contract. AZ Supreme Court will look to \_\_\_\_\_ for same.

Defendant was attempting fraud due to spouse angry when found out years later amount being provided for me and our daughter's. He had wanted me to be a homemaker for our three daughter's and was taking all benefits of my mortgage interest and tax exemptions.

Comm. \_\_\_\_\_ violated child support laws, because he completely ignored the fact that there was a contractual and stipulated Agreement, and it is not allowed to make a drastic reduction knowing the harm it will bring, and he further didn't speak about the severe difference and why. He is required to, notwithstanding that children's Father had over a \_\_\_\_\_ income in his household and fraudulent child support he was supposedly paying to his spouse within his own home, using a fictitious divorce as a change of circumstances when they remained living in the same home and had quit his high paying law firm position supposedly to run for a political election but lost and obtained a lower paying position. I have even spoke with attorneys up in the \_\_\_\_\_ area and agreed its not allowed with even a \_\_\_\_\_ Court case supporting that issue. Besides that the contractual amount was not based on his income.

I was also told by other \_\_\_\_\_ attorneys that the attorney I engaged to request a continuance is a well known bad attorney. My attorney began shaking and asked me what to do. I asked Comm. \_\_\_\_\_ to speak and he denied me to while my children's Father freely spoke. I was detrimented for having an attorney. I was told by another attorney that I can ask to speak due to the failure of my attorney. It was a setup as the \_\_\_\_\_ Attorney for \_\_\_\_\_ County Child Support had always handled my case considered as high profile, and they said they didn't have one at the time because they were reorganizing. Yet they also lied and said they were there. There was a child support attorney, but she was told to leave.

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Comm. \_\_\_\_\_ brought severe harm to myself and \_\_\_\_\_ through his illegal and unconstitutional proceeding violating our 5th and 14th Amendment rights to equal protection, due process, and a fair and impartial proceeding and Court.

The \_\_\_\_\_ in \_\_\_\_\_ determined that the Court was corrupted and that my children's Father corrupted the Court. However, his \_\_\_\_\_ spouse bragged by phone that she told him to do it. He had just come to visit a few months prior acting like a loving Father etc. In \_\_\_\_\_ when I complained to the \_\_\_\_\_ that nothing was ever done, a female agent contacted him and \_\_\_\_\_ later he supposedly died. There are many factual indications that it is more fraud and he is really alive. There is an overdue decision from the \_\_\_\_\_ Court in his jurisdiction to obtain our rights back in his supposed probate that I had to file due to spouse lying about his death according to the Medical Examiner Report and ignoring us. However, again it was a completely corrupted Court. I was told I needed a large law firm, and her firm was stopping other large law firms from representing me. I was able to accomplish my brief now having \_\_\_\_\_ training and pursuing \_\_\_\_\_ and Public Policy. What I found out is that there was no probate law or procedure that wasn't violated. Just to give you a comparison, the Court \_\_\_\_\_ had to order the Judge to file my documents and then he would go deny, deny, etc. The spouse and her attorney attempted to completely ignore my filed documents, even though I had also filed a demand for notice in addition to having filed the probate. They failed to disallow my claim which is an automatic allowance, and also included my \_\_\_\_\_ rights according to their state law to 50% of the estate. Again, an extreme violation of our constitutional rights to 5th and 14th Amendments for equal protection, due process, and a fair and impartial Court with the same party that corrupted the \_\_\_\_\_ County Sup. Crt.

However, there is more. A \_\_\_\_\_ Comm. that I am also sending a complaint on, matched unconstitutional procedures on the same day of \_\_\_\_\_ with that other jurisdiction. The other jurisdiction denied a Certiorari on the attempted dismissal of a second appeal I was forced to file due to attempting improper procedures at the lower Court when I was preparing to write my brief. I was forced to pay \_\_\_\_\_ for the first appeal and could not afford a second time and filed appropriately. The \_\_\_\_\_ Court was sitting on the \_\_\_\_\_ because by that time I was able to present that I had been approved to proceed without costs at \_\_\_\_\_ courts with one of them being a \_\_\_\_\_ Court. I am sure I surprised everyone when I filed the \_\_\_\_\_ Court case about

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I was before this Judge when I filed to correct Commissioner \_\_\_\_\_ illegal procedures (I believe \_\_\_\_\_ I had much evidence about fraud, but also that \_\_\_\_\_ ordered extremely less than what the Defendant was offering which brought serious harm to \_\_\_\_\_ children and myself. Just as attorneys stated afraid to be involved with my case because the Court did this.

She made quite a controversy over me wanting to record the proceeding and was very aggressively threatening and abusive. Of course she had them take my recorder away.

The Judge continued with her interference to present my case, and then illegally wiped off arrearages that were still owing in the amount of \_\_\_\_\_ I will do my best to obtain print out at the time if I can.

Currently, I filed a \_\_\_\_\_ asking the \_\_\_\_\_ Judge to write an order to his supposed estate to pay out \_\_\_\_\_ some \_\_\_\_\_ owing on my account at the Court. A \_\_\_\_\_ clerk that was there during the corruptive time period was abusive when filing that current document in \_\_\_\_\_. I will provide a copy of the front page showing the sloppy way he stamped the document when he has been doing this for years. He even had to white out the first one, but then didn't do the second one much better. I think it demonstrates the continued abusive attitude toward this ~~current~~ case.

*current to page 1*  
 The document also advised of a pending \_\_\_\_\_ decision out of the Court in children's Father's jurisdiction to receive my and my children's rights back that were illegally taken by the corruptive \_\_\_\_\_ County \_\_\_\_\_ Court in the late \_\_\_\_\_ and early \_\_\_\_\_. It appears the word got out in the Court, because the \_\_\_\_\_ Court in that jurisdiction matched unconstitutional procedures with the \_\_\_\_\_ County \_\_\_\_\_ Court on \_\_\_\_\_.

However, I surprised them and filed a \_\_\_\_\_ Court case. So that activity was undone quite quickly. The \_\_\_\_\_ decision is still pending and appears to be overdue. They were sitting on the \_\_\_\_\_ activity, which was a \_\_\_\_\_ on a second appeal because they tried to pull things at the lower Court when I was writing my brief. *for 1st appeal*  
 They knew I was going to find out that they violated every probate law and procedure. It was again a corrupted Court process by the same individual children's Father's spouse that bragged about telling him to do fraudulent action at \_\_\_\_\_ Court and now corrupted the Court in that jurisdiction. They made me pay fees for first appeal even though I haven't been able to work since \_\_\_\_\_ and \_\_\_\_\_ Fever and intentionally failed

*locally  
 but remained  
 in other  
 jurisdiction  
 until I  
 file them  
 into*

*and back then  
 when I went  
 there after*

*due to*

*illegal proceeding*

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medical care, and only receive student financial aid for PhD I am pursuing in Public Policy and Administration with a specialty in Law and Public Policy. I filed appropriately that I could not afford the fees for second appeal and middle appellate Court attempted to dismiss, so took to Court for I was able to tell them that I had currently been approved to proceed without costs in three different Courts in my jurisdiction, which included a Court. Therefore, they were sitting on it until the illegal activity in with the County Court, and guess they thought it was funny to match harmful and unconstitutional procedures with a Court that was stated as being corrupted by the same Defendant as the other jurisdiction Court.

Of course I will be writing about this also on the Commissioner that was involved in the proceeding.

I wrote on this Commissioner's complaint, since it was also a Commissioner on the activity and more matching corruptive conduct to hers from the late still occurring from yet a Commissioner that is probable has contact with this Commissioner and but now matching with the Courts in the jurisdiction of those who were stated having corrupted the Court. in late and early

by FBI

- Also, I have recently found out this Comm. is involved on Board of AZ Legal Aid Vol. Lawyer prog. I was terribly harassed out of that <sup>assistance</sup> right back then and currently. No doubt she is a part of the cause.
- Also, ably. <sup>at</sup> <sup>of Judge</sup> <sup>current</sup> case is on same Board. That Judge has been very improper, complete violations of <sup>and due process</sup> even though I have proved my case for intentionally failed <sup>can ed. na tng attempted</sup> <sup>Boyle</sup> and prior involved.

*providing so that you can know  
I have proper legal support of my contentions*

Section 10 of the Act specifically states that such pre-marital agreements are valid and enforceable if otherwise valid as contracts. Unless the agreement rises to the level of unconscionability, a merely "inequitable" contract is not unenforceable under contract law. Furthermore, when a premarital agreement setting forth support and property division in the event of divorce is *not unconscionable* and has been voluntarily entered into by the parties with knowledge of the financial situation of the prospective spouse, enforcement of the agreement does not violate the principle of a "just and equitable" award under HRS § 580-47.

at 500-01, 748 P.2d at 1365-66 (footnote omitted and emphasis in original).

79, 85, 905 P.2d 54, 60 (App.1995).

contends that HRS § 584-22(a) required the family court to enforce the 1990 Agreement. We conclude that (a) HRS § 584-22(a) applies in situations where the mother and father are not married to each other; (b) except for the element of consideration, contract principles govern the enforceability of the promise; and (c) if the promise is relevant and enforceable, the child support can be greater than but cannot be less than the amount payable in accordance with the applicable child support guidelines established pursuant to HRS §§ 571-52.5 and 1308\*1308 576D-7 (1993).<sup>[4]</sup>

*We were not in a guidelines order, and therefore the Court needed to stay out of it. They had no say in it. So they should have enforced the proper amt. in place, and even said by my faulty atty. At the least they should have honored what Defendant offered. The excess amount would still be owing however, because he was to legally be held to the agreement or contract.*

*~~His~~ Another female who was jealous was the only cause of the attempted change. It was a setup by her, and even bragged about it.*

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I was before this Judge on a hearing for my Motion For Partial Summary Judgment for current amount owed on a contractual and stipulated agreement between children's Father and I.

When it was time for my children's Father to speak, Judge \_\_\_\_\_ stopped him and spoke for him, and then ended the hearing.

\_\_\_\_\_ of course ruled against me and stopped me from pursuing the case when there is case law that supports that the Agreement is reviewed according to contract law and that he has to be held to it through the \_\_\_\_\_. The case law is out of his state where the agreement was written, but the \_\_\_\_\_ Court says they will look to \_\_\_\_\_ if needed. As well his state of \_\_\_\_\_ also will look to \_\_\_\_\_ but of course they don't need to on this topic because they follow the same.

Men in the community and the Superior Court didn't like me having such an Agreement for support, and the amount, as you can see how this Court terribly harassed me on this issue, even opposing the amount my children's Father was attempting to modify to, due to his spouse finding out about the original amount and bragged by phone that she told him to do it. It caused serious harm to not just myself when my children's Father wanted me to be a homemaker for the children, but also the children were devastated.

*sorry that my ink appears to be running out.*

*of course also the continued statement that the \_\_\_\_\_ determined that the Court was corrupt and my children's Father corrupted the Court.*

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I was locked out of this Judge's courtroom for a hearing on my house. He ordered my house illegally taken due to the illegal conduct of Commissioner's \_\_\_\_\_ and \_\_\_\_\_ and Judge \_\_\_\_\_. It was a violation of my constitutional rights to 5th and 14th Amendment equal protection and due process. He pursued illegal and unconstitutional procedures.

I did obtain a \_\_\_\_\_ Court Restraining Order, but the corrupt attorney out of \_\_\_\_\_ that my children's Father had connections to, corrupted Judge \_\_\_\_\_ and Judge \_\_\_\_\_ who had been a prior \_\_\_\_\_ County \_\_\_\_\_ Court Judge. Judge \_\_\_\_\_ said he couldn't believe that attorneys were afraid to represent me, because they said the \_\_\_\_\_ Court did this and that they had to practice their career at that Court after my case. The attorney lied and said they had already sold the house to a third party before the Restraining Order was signed. That wasn't true as I have pictures of their For Sale sign on my house after it was illegally taken. Very serious harm with \_\_\_\_\_ who were devastated. We had everything taken from us, and many of our possessions were stolen and never returned to us.

\_\_\_\_\_ banking department determined that the attorney was not a bank attorney, but an outside attorney therefore corrupt. \_\_\_\_\_ spouse became upset about the amount of income children's Father was providing my \_\_\_\_\_ She bragged by phone that she told him to do illegal action. Her \_\_\_\_\_ Father threatened to get his \_\_\_\_\_ after me.

\_\_\_\_\_ female agent determined that the Court was corrupt and that my children's Father corrupted the Court. They sent out a complaint to their jurisdiction in \_\_\_\_\_ but then they subordinated or corrupted the \_\_\_\_\_ in \_\_\_\_\_. They called me and said they didn't receive a complaint on him, but that he filed a complaint on me. \_\_\_\_\_ told me to keep moving up until I got someone proper, but it never happened. In \_\_\_\_\_ when nothing was ever done I complained to \_\_\_\_\_ and female agent contacted him. \_\_\_\_\_ later he supposedly died. Many facts and coincidences indicate fraud and really alive. \_\_\_\_\_ decision overdue out of that jurisdiction to receive rights back and children 50% of his supposed estate according to law. Law firm partner said they were very worried when \_\_\_\_\_ was involved.

This followed later after Commissioner \_\_\_\_\_ illegal taking of two-thirds of my income through contractual and stipulated agreement for support with children's Father.

*I immediately wrote ~~an~~ Order a/lr Her to the \_\_\_\_\_ Judge right there at the Court.*