#### State of Arizona

# COMMISSION ON JUDICIAL CONDUCT

# Disposition of Complaint 15-071

Judge:

Complainant:

#### **ORDER**

The complainant alleged a superior court judge ruled improperly in a dependency matter.

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.

The commission does not have jurisdiction to review the legal sufficiency of the judge's rulings. In addition, the commission found no evidence of ethical misconduct and concluded that the judge did not violate the Code in this case. Accordingly, the complaint is dismissed in its entirety pursuant to Rules 16(a) and 23.

Dated: April 1, 2015

FOR THE COMMISSION

/s/ George A. Riemer

George A. Riemer Executive Director

Copies of this order were mailed to the complainant and the judge on April 1, 2015.

### **CONFIDENTIAL**

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

# FOR OFFICE USE ONLY

2015-071

# 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 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.									
In	Court dependency case			Judge	on the bench,				
Initial appearance for a Contested I	Hearing as to Mother	on	from petition filed on	Based on Judge	ability to excise un-ethical,				
collating decision making skills	s, parental rights are vio	lated, no due process	as to mother in	ase and	case has been combined				
with no preponderance of evidence that I was or Am a threat to the results of this type of judicial misconduct is that: my									
years of age I,	less ther after	er Judge	grants and order	s the change of phys	sical custody of my				
stating return to their father	r and his wife's care	by oral motion from	n father in	court for court. In	n-which my had never				
been in his care or wife	Due to permanent order	ssued in court fo	or e court case numb	per, with out a due process as t	o biological mother				
and biological sibling			are not notified by	family or authorities	of my death on				
then we are not included in the f	uneral services, arraignme	ents, we are not listed i	n my obituary and	d my was cremated ago	ainst and my wishes,				
I am or was not listed as the biological	mother in the medical records of	or at the	Office until	have no remains of my	body still as of today. 1 am seeking				
clarity and the apportate actions are taken to correct	or prevent this from ever happening to a	nother) or again.	The judicial misconduct that has taken	n place in these matters are due to lack of pr	eponderance of evidence, mother not receiving a due				
and parental rights violated. The Judge	affirmed court orders t	hat do not exists in the court	s system,and making them pe	rmanent in a cou	rt jurisdiction,case number not scheduled				
on court calendar, while on the	e Calendar in	Court.Judge	issued several	permanent not temporary order	s placing no contact and no vistation				
orders as to mother and children, refe	erring back to case nu	mber,also giving father sol	e, legal decision making and	I phylical custody of my	she then refused				
to order mother	reunify with my chi	ldren, would not cite		case worker	for not providing all of the parties				
in this case coples of reports subm	itted to the pri	or to court date, casewo	ker refusing to provide mo	other reunification services like	case plan has stated for				
and for false reporting of	condition, consister	nce with regular r	nedical treatment or spe	ciality doctors.	the time of removal				
and the other had	but no records	for each individual do	ctors, caseworker refus	sed to follow Judges court	order in regard to mother visits				
and caseplan since	to current. Judge	rulings was a par	of her trying to suppor	rt her co-workers, my kid's	father's state employee family				
memebers, friends,ex-co worke	ers coluting to help the fat	hers gain custody of n	ny children instood of pi	reponderance of evidence,	after Judge made my				
children Dependent and what alleg	· · · · · · · · · · · · · · · · · · ·								
new Judge with no revi				·	eceive a revised petition				
from allegation filed on			other to engeage in family	reuniflaction services through					
disclourse and vistation, since my case	e plan is eunification but	refused m	y motion on On	court apperance as to a	a contested hearing as to mother, Judge				

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allowed all parties to proceed in a court hearing about me but not allowing my presents in the court room- prior to commeceme							
of proceeeding, exhibits 1-5 are marked for identifaction, mother of case not allowed to see exhibits or understand whats going or							
Exhibits 1-5 do not support allegations file don by the state prior to the removal of of my							
all exhibits are dated after the initial dependency was filed, none of the behaviorall health services mother obtained by myself with companies that							
contracted with Department was not excepted by the Judge to order me visits or services, the attorney genral made at attempt to inform Judge							
of the services I had completed with out help, but she disregarded the . when my children where awarded to the							
none of the exhibits submitted support allegations 1 or 2 of the petition, in regards to mother having a pass mental health histo							
children not being provided the proper, punctual, accurate medical care, education, safe housing or a drug free environment, b							
Judge finds the allegations of the petiton true. Judge then changes my case plan to run concurrent to severancae and adoption							
but refusing to order caseworker to assist in reunification services with client. Judge then states the Dept. has made reasonal							
efforts to prevent removal, with out any preponderance of evidence, later orders a community coordinator to assist with the appropriate services are provides in a timety manner, that never contacted to							
or my children to see if my attended counsel and if the needs are being me							
by the assigned in a timely manner at all. Judge order that with in the next week , re-evaluate visits, but case worker refu							
to contact but goes to a cutside contractor with child protective services and does not do what the judge order but is not cited. Judge refused to prov							
me any sort of court order to enforce child safety to provide me family reunification services or visits with my children after recievi							
two request from behavioral health therapist to help with coordination of care. Judge refused to order me parent Aide services for reunifacication,							
regarding Judge stating and direct visits through Child Safety(court orders							
The Judge only requested that Dr address mother attendance at the appointments, but refuse to order mother attendance							
appointments. Medical records show caseworker was lied about the appointmen							
appointments schedule but my kids was not showing up for appointments. Judge went into a disposition hearing, not schedule or on court calendar and or							
not order mother any services, all the services on record except  Evaluation, I went out to seek by myself and successful complete							
as of I have completed everything on my caseplan required of me with out the assist of mu caseworker times to							
judge does not acknowledge, will not orders caseworker to communicate with clients or provide services and order a un contested hearing. Or uncontested hear							

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meeding to be addressed, that was not. Case worker does not provide a copy of the report as received 5 Days provide a copy of the report as received 5 Days prior to court or out court. Judge andresses the commenty coordinator stating are doing well with merical, but no medical received from all doctors speciality doctors assigned to my children, but a linguant Care or someticilatity in that manner. To my children, but a linguant form provides and threat specialist of my children to the material of the material specialist of the material specialist of the material special through the pulmonary, ear noise is throat, physical therapy, occupational is speech through and the bath of their beneral pedetrician - Dr. Ku will see and the bath of their beneral pedetrician - Dr. Ku will see guardian refused securces, but Judge states  Usere being addressed approally. Nowe or my portor appts
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love being addressed approately. None or my poctor appts
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AND SIGNIFED NO DOON that she aftempted to 181/in sugge avoil.
Judge then affirmed a no contact order officery
indirectly with children and mother, but this order never existing
indirectly with children and mother, but this order never existing oudge allowed a change in physical australy torkaller
with nut a wil Hen request-which my children never in his care

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Judge then states the court Finals a
need for out hune placement - alis regarding I completed
my case plan by myself, and case worker not provipte
services or proof why children need to be out of home.
sudge then schoolife next court , but vacated,
with out notice to mother. Judge orders K.d. school, school District
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to provide At Court on The court is STATING
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being removed from mother health, salety and well being hear been separately
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