State of Arizona

COMMISSION ON JUDICIAL CONDUCT

Disposition of	Complaint	15-079
----------------	-----------	--------

Judge:

Complainant:

ORDER

The complainant alleged a superior court judge was biased against the mother in a family law proceeding and had violated the mother's due process, parental, and second amendment rights.

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 8, 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 8, 2015.

CONFIDENTIAL

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

2015-079

COMPLAINT AGAINST A JUDGE

Name:	Judge's Name:
what you believe the judge did that constitutes judici- times, and places that will help the commission under	ame size to file a complaint. Describe in your own words all misconduct. Be specific and list all of the names, dates, erstand your concerns. Additional pages may be attached ruments. Please complete one side of the paper only, and

2015-079

Court located at In regards to the complaint against Judge in in connection with Case This case has been going on since fails to complete things in a timely manner. She has and is still continuing all because Judge on several occasion disregarded motions filed by the mother in the case via her attorney about several different issues that have come out of this case. The mother has not been given her Due Process in the court room or out of the court room in regards to her Parental Rights which have been violated along with her 2nd Amendment Rights. Lies from the father and his side are to this day be filed via his lawyer who has had several Bar Complaints filed against her yet Judge to file motion after motion filled with nothing allow the lawyer for but lies that can be debunked all at one time if Judge would have allowed the mother's lawyer the to call her witnesses and present her evidence. Judge allowed evidence from the father's side to walk out of the room only to be exchanged outside in the lobby by his wife with a different set of evidence. The court clerk then came out and asked what was on the but still allowed them to be swapped out. I believe this is tampering with evidence and Judge allowed it and is allowing the Plaintiff's Lawyer to get away with a lot more than that. called at least (2) witnesses from the mother's On the same day the son of list now the in stated while on the phone that she just received a call from a man about the same things they were asking her and she was right however the person that called was son not the courts. The judge has taken away a accepted evidence that was never given to both lawyers the video of the mother carrying her gun is not something that should have been allowed as this video was only shown to the judge, and the case along with because he was the one with the video and no one else not the lawyer for the mother and most certainly not the mother herself. I'm not a lawyer but I'm pretty sure this is not legal by no means, because after the video was shown the judge came in the court room and asked the mother, if she was sure she wanted to go to trial because the video she just saw depicted a bad picture, and that she "the Judge" was going to rule in a manner that would not support anything the mother had or was asking for and she would have no choice but to go by the recommendations of in this case, to remove the minor According to the report the both parents the mother was "Stuck in her Grief," over the failed relationship with the father, and that she needed a evaluation. The report also states that the Father of the minor lived with himself and his now wife and her of however this is not correct. The father lives at home with his mother and father and his wife and her he has never lived alone and still does not live alone. The other things in the report also state that the Father of the mother his name is and he is in Prison and has been vears of the father of the told him while he and but told the that were visiting him in prison that he the father sold his into Now the wrote this in the report she never did her job and investigated this allegation because if she had she would have found it to be a lie because as stated the visit was in at that time was considered a violent inmate and was monitored and audio prison and and video recorded at all times as most visits were behind glass. So had done her job she would have been able to figure out that the father of the minor was lying about yet another thing in the interview? The other question asked to Mr. was does the other see her father, and he said no she has not nor does she see her natural father ever. asked if the other said no she did not. When these questions were asked has any and Mr.

2015-079

to the mother of she claims the sees her father all the time in and that her has which is a severe disorder where the fails to develop in pregnancy. It's the band of connecting the of the and it fails to develop normally in pregnancy. This type of Disorder include symptoms such as, Poor motor coordination delays in motor milestones, low perception of pain, delayed toilet training, chew and swallowing difficulties, visor impairments, cognitive disabilities, complex problem solving along with social difficulties. In children the social behavior is often mistaken for Disorders or . So this disorder can be caused by syndrome and evidence from the mother's side provided evidence that wife at a young age, and these photos are available via her own posts she was pregnant at the time she and the Judge found this to be a positive person to leave Now in this interview with and she also told that even though her has this disorder the brain is connecting fine however in all medical journals this is not possible so either the has it and she is getting state aide for this as we already knows she does, does not have this disorder and they are defrauding the State of AZ. I bring this up because it or the is clear that even though these people live together their stories do not match because they are all lies that the judge chose to believe without looking into the allegations, she just took the mother without a hearing and with a threat right from the beginning. I myself have asked for copies of all recording in this case as there are so many things that the judge will say in court but she will not include in the court minutes, she has ripped this away from the only parent really knew who raised for the first life, without the father because he walked away and never looked back, she has of the she has not never given one thought about the or the mother or the seen her Grandmother "Myself", nor her cousins and Uncle since this started in or . The judge stated she was going to allow who she has been with from day one to see and still be a part of life while this all gets sorted out however she has never included the other side of the in the visits or anything she has cut them out of this life and the asks to see uncle and cousins. The judge has never ruled on any motions the lawyer for the mother has filed none of them since this began. The father has been charged for Interfering with Judicial Proceedings, and goes to court on those charges on attached the emails where the father tells the mother that he has the power and he is not taking the Services in and that she needs to find a new location, the mother in turn had to file a motion of contempt on the father but his lawyer already filed a motion to have the location changed because what they told the courts was that Mr. Cell phone had been Hacked or Cloned by the mother and she was sending them Death Threats via Mr. phone. So once again Judge made a ruling based on allegation by the father who along with his lawyer used false or fake Reports in their exhibits about these so called Death Threats. So now the mother has lost the temporally pending a Evaluation she is to have Supervised Visits, and time with the everyday she does not see the for at call, the calls by Court Order are to be in Private at all times so the the wants to stay on the mother and can talk and maintain their relationship. Well here we go with that problem that the Father and his wife and his lawyer have created, 1st he was not allowing the calls to be in private I can provide several emails that pertain to this, where the mother reminds the father they are to be in private and he replies with "The calls will never be in private the judge told me to stay with and record them all at all times". Now there are no minutes to this and I pulled the recordings to see if this

was ever said by Judge and I cannot hear it but that does not mean at some time she did not tell
the father this as she has done so many things that she should be investigated for. The father continued
to go against the court orders but all the motions that the lawyer for the mother filed went unanswered
and never decided on at all. To this day they remain unresolved. The father's lawyer filed and emergency
motion to have the facility in changed to in stating that the facility was withholding
and that they were allowing the mother to leave the facility even after the mother's offsite visits
were taken away for no reason other than the father kept saying that the mother was going to the
with no proof of this allegation yet again, the judge ruled the fathers request was reasonable and
the location was changed and the offsite visits were taken away from the mother. Everything the judge
has done has been for the father never looking into the complaints filed against the father for the
even after a court order that states "There is to be no Corporal Punishment used on the
minor the father in his own text messages with his wife whom he was fighting with in the
messages makes the statement, "There can be no WITNESSES when I beat ass, that way if
starts talking again she can't tell mother you were I the room," The text message conversation was
given to all those involved in this case according to the letter the mother's lawyer got via regular mail. So
that means that and the Judge have the
text messages along with several area Department yet the is still with the father and the step
mother who by the way thinks it is OK to slap the in the bust and make it bleed but it's
not a big deal because there was no bruise for the mother or the or anyone else to see. There are
several reports at the against the father that the father has said over and over again that the mother
made however it was proven the mother only called 3x's and those cases were closed, however there is
a new one that has been open since and the person looking into that case is with
the The father and his lawyer have said in court several times that they were told by the
the mother is being investigated for filing false reports and this is just not true but it did not stop Judge
for ordering the Reports and holding up the Evaluation as well as she wanted Dr.
to look at them and see if they weigh in on the evaluation at all. The judge stated in court
documents that if the Evaluation comes back as positive for the mother as she would order the
father to pay for half the cost however once against she has failed to rule on this as well. The mother has
had to use her lawyer more than she should have resulting in worth of monies used for this case.
The father continues to claim that he is or more in debt to his lawyer however every single things
she files for his shows a \$0 filing fee. He allows his lawyer to file motion after motion and since he has
been charged in for his crimes it has gotten even worse and the judge continues to allow it but
will tell the lawyer for the mother that she is not being professional when she files a motion. The judge is
completely bias in this cause and the mother is not being given the same fairness the father has been
given the lawyer for the father continues to file false documents trying to get the judge to hold the mother
in contempt of court for every little thing she can think of and it is ridiculous that Judge is allowing
this to happen. The father is right now in violation of all the court orders as he has cut the
communication off from the mother 100%, he went down and filed for an with false
allegation yet again and so if the mother does her call she will be charged with violating the court
and Judge is allowing the father to get away with this and it is not fair for the
mother at all.

At the time of this complaint has filed more motions full of lies and requests, the judge even stopped the support which is fine however back in the father was ordered to pay back support of and he stopped paying that as well so once again he is in violation of court orders

but the judge is allowing this to continue, but if the mother tries to get someone to listen to her the judge rules against the mother every single time and this can all be proven with all the court minutes and the disregard of the mother and relationship. At the time of this Complaint the mother has not seen or spoken to her since and if the text message stay true the ones that I attached you will see that the Mother in law of the father is supposed to be taking all of them to would explain why the father and his wife caused the issues at the last location and then filed and caused the mother to have no contact with her he needed to be able to take the out of state without the mother knowing because he knows and has been told by as this is in Court and undecided he cannot leave County again and he was warned about this back in when he left and he did not allow the mother her County to go up to court ordered visits or the Court Ordered calls yet once again. The Judge has disregarded the mother's motions and filing and emergency filings to the point the lawyer for the mother has no idea where to go from here at this point as she feels the father will once again be allowed to totally go against court orders. The Judge allows the father to enter into evidence items that have no bearing on this case the mother does not have one allegation against her for to the minor however the father does he and his side have several and the crazy thing about it if the judge would open her eyes and read what is in the reports the stuff that is mentioned about neglect on the fathers side and the step mothers towards the minor is clearly coming from someone on his side of the for instance in one complaint they are at some party that the mother would have no knowledge about as she was not there yet the details are so clear and to the point and then you take into consideration of the text messages between the father and step mother and it is clear that that incident did occur because they are totally confused on how the found out about but more than that they want to know how the mother knew and the mother nor her knew anything about Reports were sent to the mother. The mother is not getting or being allowed her Due Process in the Court under Judge and has not from day one when she threaten the mother with the temporally she would rule against her no matter what and not just because the Mother is without the is going to be hurt one of these days and then there all the way down to the

sentence that if she did not give up the this needs to be investigated has raised on her own from day but because the is going to be a very large lawsuit right after because everyone from the has failed to protect this from Harm that is clearly happening and there is even evidence of this but the judge continues to ignore this evidence. I myself can prove beyond a shadow of a doubt that Account to Text himself his wife and his is the one that was using his lawyer to make it look like the mother did it or her and I have spent about hours with Phone Techs and geeks and Support with and I even opened my open account so I could prove that he orchestrated this all from the beginning and that the mother nor any of her had anything to do with it what so ever.

The father and his wife have disrupted different Facilities since this started by doing the same thing. First they tell the directors of the facility that the mother is a flight risk there is no evidence to this other than the Judge putting it in the Court Minutes yet against one more thing she has done to cause a ship wreck of this case, then that is not enough they call and claim the mother is attempting to flee with the they have done this now one when she was on an offsite visit with the she was pulled over by and told they had a report she was trying to kidnap the and all this with a Court Ordered in the truck with her all of this is in the notes from the Facility in Services. Then once he was able to get the location changed to of

on and he told the director there that she could not leave and threaten her as well then told her that he has all the power the mother has none and that with the help of the and and of course the judge he will have the minor and the mother will be out of the picture and the most frightening thing is that in the text messages if you read them there is statements made by both and his wife that they want the Mother to die and they need to figure out how to make that happen and that the are so stupid that they would never figure it out anyway. Now since the text messages came out the way they did the mother decided that she needed to subpoena the father Account so they can have all the Text messages not fathers just some that may or may not have been deleted because there are gaps in the text messages and the text messages that he said were sent to his phone by the mother after she Hacked or Cloned his phone are not in the messages which means since I have done it myself to my own account they were deleted but they are still in the system. The mother wants to prove that she did not do what they and the judge without investigating or having it investigated did.

There are Court Minutes where the Judge herself has said that the problems seem to be coming from the Father and his wife however she does nothing about it there are minutes that make this statement and they also say that the wife should not be involved in this case at all however she is more involved with and this case and the judge cannot or will not see that she is the person that is causing all the issues and the judge continues to blame the mother even though the mother and her can prove where they are every single minute of every single day. At the writing of this complaint the lawyer for has filed several motion one where he is asking the mother for support because in their own words the Minor has become a financial Burden and he needs financial help session with her SO during one of the last mother no begged and asked mother to send food, she wanted asked for loves them and she asked for Water, she wanted and as well so the order of food and had it delivered to the fathers mother went to and placed a house when the person got there to drop off the order he was told by that there was no on at the house by the name of thus causing alarm in the mother who called the and asked for a on her They did go out to verify that the was Ok and then the Lawyer for the father sent an email that I have also included and as you can see they are saying the mother cannot send food to the house but she can give him money in the form of cash or and of course the mother will never do that because the father would never buy items for the he would use it for lawyer bill he keeps telling the judge he has. Now at this point in time I do not believe that his lawyer is charging him any money at all as she is also trying to be his lawyer for the charges he has in as well.

has been unethical from day one she has never given any thought to the mother's evidence Judge of any kind she could care less and the day this all started if the recordings in the Judge's looked at and the ones where she just tells the mother that if she wishes to continue to go to trial that she would rule against her no matter what. How is this fair? Since writing this email I have day on also contacted the media both TV news and Newspaper, the mother is being railroaded and it is all happening at the hands of Judge along with with motions filled with lie on top of lie and frankly I am scared for and yes even scared that the father and step mother may hurt the mother because it is clear to me that the won't get off their bottoms and do anything about it. Not only is this complaint going in but the I have sent complaints to the bar for

THE COMMISSION'S POLICY IS TO POST ONLY THE FIRST FIVE PAGES OF ANY DISMISSED COMPLAINT ON ITS WEBSITE.

FOR ACCESS TO THE
REMAINDER OF THE
COMPLAINT IN THIS MATTER,
PLEASE MAKE YOUR REQUEST
IN WRITING TO THE
COMMISSION ON JUDICIAL
CONDUCT AND REFERENCE
THE COMMISSION CASE
NUMBER IN YOUR REQUEST.