

State of Arizona  
COMMISSION ON JUDICIAL CONDUCT

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Disposition of Complaint 15-139

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Judge:

Complainant:

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**ORDER**

The complainant alleged a superior court judge made improper rulings in a family law case.

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: July 1, 2015

FOR THE COMMISSION

/s/ George A. Riemer

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George A. Riemer  
Executive Director

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

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

**I understand the commission cannot reverse court orders or assign a new judge to a case.**

**I declare, under penalty of perjury, that the foregoing information and the facts I have provided upon which my allegations of judicial misconduct are based are true and correct.**

Signature: \_\_\_\_\_

Date: \_\_\_\_\_

### INSTRUCTIONS

Use the following space or plain paper of the same size to explain your complaint. Explain why you believe what the judge did constitutes judicial misconduct. Be specific and list the names, dates, times, and places relevant to your allegations. Additional pages may be used and relevant copies of documents may be sent with your complaint (please do not send original documents). Use one side of each page only and write legibly or type your complaint. Please keep a copy of your complaint for your records.

I contacted \_\_\_\_\_ court to file custody papers as my abuser kidnapped our \_\_\_\_\_ after breaking my wrist and unlawfully withheld our child as I was deemed legal custodian of our child per A.R.S. 13-1302. I filed a police report and notified the courts promptly. I attempted to follow the suggestion from Judge \_\_\_\_\_ for joint custody and was further abused by the respondent in this case. With significant evidence of domestic violence including a recent violation of a restraining order I attempted to notify the judge of the violations. I was penalized for a hearing I did not attend which was not properly served on time the date of the order was dated to be served no later than \_\_\_\_\_ it was improperly served on \_\_\_\_\_ with disregard to the extreme domestic violence the respondent further provided the judge with falsified information and was granted temporary legal decision making. between \_\_\_\_\_ I was denied visitation and any parenting time with the child in common and was alarmed that he may leave the state again. After multiple reports for custodial interference AFTER the initial kidnapping report was filed the judge was notified of the contempt on \_\_\_\_\_ which was a \_\_\_\_\_ hearing that was held well after the revision of the \_\_\_\_\_ dated on \_\_\_\_\_ revision R-13-0056 for rules 47. I notified the courts informally on \_\_\_\_\_ of contempt where the opposing parties counsel was violating the courts order for protected address and confirmed with county clerk this was directly in violation. Police reports were filed for all incidences and a formal complaint and motion filed with the Judge. I was denied further visitation/parenting time without a valid reason and slander has been used throughout the case without merit. I was told by the judge today that in order to see my child without cost I would have to modify my restraining order after explaining to the judge the respondent violated the \_\_\_\_\_ in place on \_\_\_\_\_. This places myself in danger yet again. A.R.S. 25-403.03 clearly states that the respondent should NOT have custody of our child and the judge has placed my safety in harms way by requesting that I modify my restraining order that WAS recently violated or else I could not see my child.

The minute entry that confirmed this was dated on \_\_\_\_\_ confirming that the status conference would be regarding my motion for contempt however her willfully refused to acknowledge that he made an erroneous judgment and would not return my rights as custodian of the child. The child at any point was not ever in any danger except when he was with his father that has confirmed reports for domestic violence against me one incident including while I was \_\_\_\_\_. The respondent has a history of \_\_\_\_\_ and within the \_\_\_\_\_

This is a miscarriage of justice and the Judge has placed our child in the care of an abusive alcoholic. There are \_\_\_\_\_ cases pending against the respondent for \_\_\_\_\_