

State of Arizona
COMMISSION ON JUDICIAL CONDUCT

Disposition of Complaint 15-349

Judge:

Complainant:

ORDER

The complainant alleged a superior court commissioner allowed the opposing party to commit perjury and make disparaging comments about her and failed to take action on a motion to dismiss/vacate a judgment.

The responsibility of the Commission on Judicial Conduct is to impartially determine if the commissioner 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 commissioner's rulings. In addition, the commission found no evidence of ethical misconduct and concluded that the commissioner did not violate the Code in this case. Accordingly, the complaint is dismissed in its entirety, pursuant to Rules 16(a) and 23.

Dated: January 20, 2016

FOR THE COMMISSION

/s/ George A. Riemer

George A. Riemer
Executive Director

Copies of this order were mailed to the complainant and the commissioner on January 20, 2016.

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 apologize in advance for not being able to keep this short and simple.

2015-349

On I had a hearing with the it was for reduction in my child support payments as I am on Social Security and at that time I was living on \$434. a month after \$320 of child support was taken. I relied on public assistance but I was always just pennies away from not being able to make my bills Rent or utilities any one of them in a government apartment would render me homeless. I provided all the documentation to the court that clearly demonstrated I was living below poverty.

After I filed the motion we were appearing on I filed another motion to vacate and dismiss it would have been heard except when the Commissioner asked the plaintiff if he had received it he said no he didn't get any mail and had an excuse why.

The hearing went on I'm not sure who spoke first but the

plaintiff was not in favor of any kind of reduction he wanted the payments to remain the same. He claimed I had won the lottery, inherited money, could get a job and that I could find a boy friend to take care of me. He had no proof of the first two claims and am on social security unemployable and for the Commissioner to allow him to continue to disrespect me was very disturbing and I was not able to defend myself as best I could have. Be that as it may I did get the interest to stop and a reduction from \$320 to \$120.

At the end of the hearing the plaintiff is clearly upset and says to the Commissioner "How can I get her to stop sending me mail" I spoke up and said "I thought you were not getting my mail" then I was disconnected and I was appearing telephonically

Had the Commissioners caught that and realized what he just contradicted himself in and that he had lied to the Commissioners, I believe that's perjury.

I later wrote a letter to the court about some issues I can't remember and I can't find the letter, but I got a response back simply saying that we can not help you any further.

On

I was still trying to calculate just how my child support could be upwards of \$50,000 because the divorce papers I signed there was no child support and I would not make any claim to our assets. I signed it and I was supposed to get a copy later. So I was believing that the sales was made in or there about. It couldn't be that amount so it gave me reason to pull or request from the court a copy of my divorce decree

much to my surprise it wasn't
the decree I signed. In fact
nothing in it was true. He
carefully planned and intentionally
willfully and knowingly deceived
me and the court. He said he
was with the armed forces when
I was in the house and

the quarterly wages estimated his
wages and didn't report rental
income this was also getting
in court on instead of
the as the paper work I have
he created these false figures to
have the child support unfairly
calculated.

during this divorce
I still lived in the house so
he took advantage of my vulnerability
and purjured himself and I
wasn't ever to find out his
to add his lies.

This man came
to court on and

**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.**