State of Arizona

COMMISSION ON JUDICIAL CONDUCT

	Disposition of Complaint 16-019
Judge:	
Complainant:	

ORDER

The complainant alleged a superior court judge did not base his decisions in a family law matter on the evidence presented.

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: February 17, 2016

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 February 17, 2016. 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.

r lease keep a copy of your complaint for your records.
On the 1 held a hearing for Contempt on ; '
Mom was also countering in the same hearing for Enforcement of Medical, Dental and Child care expenses.
Please understand that I truly understand it is not this departments duty or bearing to overturn a ruling by the Judges. My
complaint is.
If the Judge is going to make a ruling strictly from watching and observing the witnesses and their actions, and not take
evidence in consideration why hold a hearing?
This being said. In his ruling ie.
he rules on the item of (In Person and Telephonic Parenting Time) as father has failed to provide
proof for finding of contempt as to either the in person or telephonic parenting time. When in fact there was call logs of me
calling to talk to them and them hariging up on me. There were emails requesting my parenting time. I would email and text her
and tell her that she needed to put them on the plane to come for my parenting time. Also emailed and texted her and told her
the kids are just hanging up on me when I called. There was never a response from mom for either parenting modes that were
being neglected. The had moms actions and deceit down pat and ruled that
if she did not facilitate my telephonic and in person parenting time that
I was not granted my in person fathering time. That is how we wound up in court in front of
n and he just shattered rulings and allowed her to further alienate my kids from me. PLEASE SEE A FEW ATTACHED HE HAS CAUGHT HER IN MANY
LIES AND FORMS OF DECIEPT. I am just trying to shed some light on the issues I have had to battle with mom in our court
battles. Please find enclosed emails and just one of several flight itineranes I sent to mom for her to send the kids to me for my fathering
time and telephonic access. Not one correspondence from mom about this issue and as a matter of fact mom told the court that
(her email was no longer valid and was canceled due to it being compromised. She never conveyed to me that she had no
email available. Just another way of skirt the obligations that any of 2 parents have for bettering their children.
2nd issue is the ruling that a gave in the same
5 He ruled for mother getting child care. The issue I have with this whole thing is, in the Judges ruling he
states that Mother demonstrated proof of payment for each and every week for time claimed, there were two weeks where
checks provided were not cashed but served as receipts. that statement by the Judge was outright lie, please see the samples
of the many checks I have received from mom. As a matter of fact the supposed nanny said in open court: She
deposited all but 2 of these checks. Please take notice to the number sequencing on these checks and the lay out of the checks
ie. the watermarks and the defects in markings, not to mention the signatures of is all the same. These checks
date back to Also please find enclosed s. They followed my kids and their mom
several days at a time from home to school and the Supposed Nanny was never in sight of the ensuing investigator.
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Again: I am not asking for you to see if you could overturn the decisions of this Judge. But I would like his negligence and
omission of evidence to be brought forth so that if this happens again in the near future i have proof that I was very dissatisfied
with the outcome of his hearing.
Thank you for your time and consideration