State of Arizona

COMMISSION ON JUDICIAL CONDUCT

Disposition of Complaint 18-088

Judge:

Complainant:

ORDER

The complainant alleged a superior court judge made improper evidentiary rulings, prejudged the case, and lied in a family law 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(a).

Dated: May 16, 2018

FOR THE COMMISSION

<u>/s/ Margaret H. Downie</u> Margaret H. Downie Executive Director

Copies of this order were distributed to all appropriate persons on May 16, 2018.

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

18-088

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OFFICE OF THE ATTORNEY GENERAL ATTORNEY GENERAL MARK BRNOVICH

YOUR NAME			
YOUR ADDRESS			
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May we provide your name a	nd telephone nu	mber to the media in the event of an in	quiry about this matter: 🕞 YES 🔽 NO
May we send a copy of your	complaint to an	other government agency for their revi	ew or investigation: 🗔 YES 🗖 NO
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PLEASE EXPLAIN THE E	NTIRE CIRCI	IMSTANCES SURROUNDING YOU	R COMPLAINT IN THE FOLLOWING PAGE

PLEASE EXPLAIN THE ENTIRE CIRCUMSTANCES SURROUNDING YOUR COMPLAINT IN THE FOLLOWING PAGE PROVIDED.

I declare, under penalty of perjury, that the facts and statements contained in this declaration, including any attached statements, are true, correct, and based upon my personal knowledge:
Signature
Date

18-088

To Whom it May Concern:

This letter is to inform you of a situation, a conduct of Found perjury, and tempered with evidence when it was presented in court and was not allowed to be shown when the lied when he said at one time in court that the charges were dropped on mother that, farther charges, as well be dropped on farther and that happen the charges were dropped.

But still farther is order to take therapeutic counseling by when he knew that the charges would be dropped on farther. He did not care what is said when I submitted two CD evidence was tampered in court. It was stopped and not allowed to show my innocence.

In fact, the CD shows where the time my ex-wife was arrested. appointed one of my children to supervise over me as the child in the video on the CD was yelling at the officer that her mom cannot take her. My ex-wife lies at the time she was arrested. I got off work to show proof to the court, prove my innocence.

At one of my trial hearings, a court reporter yelled at my ex-wife to stop; she did something in court. When the court was beginning to start, sent one of the court officers to tell my sisters they cannot sit in court. I asked why, and they said that the Judge was going to call them to testify; this was a lie. Now when you need to give time to the court to show who is going to testify.

The Judge lied and already made up his mind. I received a phone call from the court at one time that the Judge was retiring from work; that was a lie. I went back to court to file a complaint on the Judge and the children's lawyer's best interest, for my child. The lawyer never interviewed me or my second to my oldest daughter (

I hired two lawyers and paralegal. The three lawyers did not have the best interest in the case.