

State of Arizona
COMMISSION ON JUDICIAL CONDUCT

Disposition of Complaint 18-169

Judge:

Complainant:

ORDER

The complainant alleged a superior court judge issued an improper order and failed to properly consider all required factors.

The responsibility of the Commission on Judicial Conduct is to impartially determine if a judicial officer 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 a judicial officer's rulings. In addition, the commission found no evidence of ethical misconduct and concluded that the judicial officer 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: August 31, 2018

Copies of this order were distributed to all appropriate persons on August 31, 2018.

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

CONFIDENTIAL

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

FOR OFFICE USE ONLY**2018-169****COMPLAINT AGAINST A JUDGE**

Name: _____

Judge's Name: _____

Instructions: Use this form or plain paper of the same size to file a complaint. Describe in your own words what you believe the judge did that constitutes judicial misconduct. Be specific and list all of the names, dates, times, and places that will help the commission understand your concerns. Additional pages may be attached along with copies (not originals) of relevant court documents. Please complete one side of the paper only, and keep a copy of the complaint for your records.

To the extent that child support order is to consider : The financial resources and needs of the custodial parent. The standard of living the child would have enjoyed if the child lived in an intact home with both parents to the extent it is economically feasible considering the resources of each parent and each parent's need to maintain a home and to provide support for the child when the child is with that parent. The physical and emotional condition of the child, and the child's educational needs. The financial resources and needs of the noncustodial parent. The State of Arizona has done exactly the opposite.

Beginning with Judge _____, who repeatedly enters orders to pay things, such as excessive fees to _____, knowing that I have **no income** and must take loans just to pay his fees, as well as orders for attorneys fees to pay for _____ to attempt to incarcerate me _____ times. There was no income. There was no income. I had no meaningful employment from _____ forward. Yet I need to support _____ in order to make it so that they have the same standard of living with _____? Well, according to your interpretation of the laws in keeping _____ as a representative of the law, _____ must go without food, water, electricity, stable housing, and gas so that our lives are such that the children enjoy the resources if they lived with both parents to the extent it is economically feasible considering the resources of each parent and each parent's need to maintain a home and to provide support for the child when the child is with that parent. Let me say it one more time. YOUR LAWS must consider: The financial resources and needs of the custodial parent. The standard of living the child would have enjoyed if the child lived in an intact home with both parents to the extent it is economically feasible considering the resources of each parent and each parent's need to maintain a home and to provide support for the child when the child is with that parent. The physical and emotional condition of the child, and the child's educational needs. The financial resources and needs of the noncustodial parent. My ex-husband's life is significantly bettered and we are left without stable housing utilities, etc due to the excessive orders and enforcement. We are not entitled to own or rent a house or pay for utilities or even food, per _____ and apparently _____ and _____. We have been forced into undue stress and mental difficulty. A charging order against _____ which owned my home, wiped me out completely unable to pay for basic necessities, leaving _____ in a position to vacation and purchase a new _____.

HEY! Just go get a job! After all, according to the _____ Court order, which would be Judge _____ directly, and _____ and _____ for failing to correct an order that is abusive and oppressive. Well, wouldn't that be nice. Unfortunately, I now understand that the _____ is directly preventing my employment. How long should it take to successfully obtain and keep one job in _____? How long should it take to successfully obtain 5 jobs and being allowed to keep 0 jobs? I will need to understand the details of why the "Council" or Board is explaining to my employers that I am currently under _____ investigation, and not to be trusted. Because that is what prospective employers are explaining to me as the reason for not continuing a business relationship with me. So when we get to the bottom of that I will know more about why I have always been highly successful at obtaining "any" job I have applied for in the past, yet since _____ what percentage or actual number of the 400 resumes I have sent have met with direct interference from the Board been not met with ongoing meaningful employment, and what my rights are with respect to discrimination/retaliation/character assassination.

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Name: _____ Judge's Name: _____

is nothing short of wicked and not in keeping with the law. I might add, her orders with respect to me and my children are wholly inconsistent with supposed beliefs involving character, moral conduct and values which are required to attend such schools as [REDACTED] and [REDACTED]. And probably inconsistent with an oath she has taken to be an judge?