

State of Arizona  
COMMISSION ON JUDICIAL CONDUCT

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Disposition of Complaint 18-266

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Judge:

Complainant:

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**ORDER**

The complainant alleged a superior court judge ignored evidence and was biased against him in a family law matter.

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: December 5, 2018

Copies of this order were distributed to all appropriate persons on December 5, 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**

18-266
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**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.

Judge \_\_\_\_\_ ignored all evidence and the decree which cost me greatly. These costs are but not limited to;

1. lawyer fees
2. filing fees
3. half equity as stated per decree in \_\_\_\_\_ roughly \$
4. Judgement based on testimony that was later proven false

the information below steps you through the events in question;

1. I was divorced in \_\_\_\_\_ and the decree has not been modified along with both parties signing.
2. In \_\_\_\_\_ and \_\_\_\_\_ I filed a petition to enforce the decree. In \_\_\_\_\_ I requested the motion to be thrown out since I signed paperwork and thought the premarital residence was going to be refinanced out of my name alone to the Respondents per the decree. In \_\_\_\_\_ I found out that was incorrect due to the mortgage company contacting me about late payments/foreclosure. I tried working with the Respondent but after the \_\_\_\_\_ foreclosure notice I was fed up and as I stated before the home is in my name alone destroying my credit.
3. In the first hearing Judge \_\_\_\_\_ was upset that I wanted to follow the decree. The decree states that the home be sold and equity split after \_\_\_\_\_. This was in \_\_\_\_\_ which is \_\_\_\_\_ after the divorce and \_\_\_\_\_ after dead line of the refi. This is on recorded dvd which I have.
4. Judge \_\_\_\_\_ ignored all evidence I submitted to the court and took testimony which he gave \_\_\_\_\_ in the sum of \_\_\_\_\_. Look at all petitions and responses and it shows the Respondent did not provided any evidence at all to stray from the Decree. Just false testimony was taken every time and for face value, well from the \_\_\_\_\_ Respondent. He completely ignoring any testimony I gave if with supporting evidence.
5. There was even a judgement put against me with no evidence to support it in \_\_\_\_\_ for delaying the refi. He yet again ignored all evidence submitted. The judgement shows the lawyer spent \_\_\_\_\_ on the phone with the mortgage company? That was not in the notes in the subpoena along with the denial letter showing her credit was the issue. Why was this judgement placed against me? Where is the evidence.
6. After the \_\_\_\_\_ extension he grated in \_\_\_\_\_ I received the subpoena I submitted in \_\_\_\_\_ for all communication and records from the Respondent's Mortgage company. This subpoena shows the court what I have been stating the home time, her credit and payment history is stopping the refi not me. The judge even ignored the home payment history.

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7. The Respondent was able to get the refi ir \_\_\_\_\_ from this \_\_\_\_\_ of lies that Judge accepted as truth violating my rights and ignoring the decree that is unchanged from \_\_\_\_\_ that both parties signed.

8. The Respondent even pulled out \$ \_\_\_\_\_ of the equity to pay \_\_\_\_\_ bills off and the remainder of the equity, roughly \$ \_\_\_\_\_ was untouched to keep the home payment low. To my understanding they are going to \_\_\_\_\_

9. All of this is documented so there is no need for testimony or witnesses. Judge \_\_\_\_\_ needs to look at evidence and \_\_\_\_\_ have rights too along with a Decree is a signed contract.