

State of Arizona
COMMISSION ON JUDICIAL CONDUCT

Disposition of Complaint 06-119

Complainant: No. 1284910348A

Judge: No. 1284910348B

ORDER

A review of the complaint filed in this matter reveals that the issues raised do not involve ethical misconduct. The complainant asks for a new judge and a review of the orders of the court against his ex-wife. The commission is not an appellate court and cannot change a judge's decisions.

The complaint is dismissed pursuant to Rule 16(a).

Dated: May 9, 2006.

FOR THE COMMISSION

/s/ Keith Stott
Executive Director

Copies of this order were mailed to the complainant and the judge on May 9, 2006.

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

Complaint against Judge in [] Superior Court: **CJC-06-119**

- 1) On [] filed Emergency Petition for change of custody and Judge [] denied without any reason
- 2) On [] filed Emergency Petition for change of custody and Judge [] denied without any reason.
- 3) On [] filed Petition for change of custody and parenting time Judge forward petition on to Respondent [] asking is she wanted a hearing per conversation with Judges admin on []

The Judge should have logged the case on his calendar and not forwarded Petition to Respondent asking if she wanted a hearing. Petitioner should have been informed that Respondent should be severed notice to appear in court regarding issues filed in Petition.

- 4) Respondent filed an order of protection on [] with false police report [] causing separation / no contact with children.
- 5) Order of protection was modified on [] restoring visitation as [] [] completed and passed a Polygraph regarding FALSE ALLEGATION of Child molestation.
- 6) In a hearing on [] I [] requested that [] be contacted regarding [] test results showing over 50% of the tests were boarder line DILUTED, Judge [] ignored my request. Judge awarded Joint custody to Respondent ever with drug related history and illegal alien status in states.
- 7) Judge Ordered Respondent to show proof of International drivers license to court on [] respondent could not produce any evidence of said document. Respondent was to show evidence that she has filed with the **U. S. Citizenship and Immigration Services** she failed to show any proof or file required paper work. See attachment letter from [] []

CJC-06-119

- 8) Judge [] is harboring a known drug addict, illegal alien in the courts and she continues to be invisible. The Respondent is no database Local or Federal with now way of tracking her which leave the children at risk for abduction.
- 9) Judge [] did not follow through with his orders that the Respondent did not complete a Hair Follicle test one week from said date see attachment of court hearing minutes. Test was drawn 14 days later then order as stated in the hearing.
- 10) Judge [] awarded shared custody one day after a Diluted drug test.
- 11) Judge [] spoke to Respondent [] in open court in another Language [] which he learned in the services as a translator. [] lived in [] and can speak the language and understood what was said.
- 12) [] in Judges Chambers as recording devices in court room were not working and a court reporter was present, Judge [] through out a diluted test indicating Respondent was not ready for the test.
- 13) Judge [] should have taken action and followed his order from [] and issued a Bench warranty for her arrest since she failed another test.

In the best interest of the children this case should be reviewed by another Judge and all the hearing from the recordings and not the written minutes due to conversations missing from minutes.