

State of Arizona
COMMISSION ON JUDICIAL CONDUCT

Disposition of Complaint 06-150

Complainant: No. 1287510542A

Judge: No. 1287510542B

ORDER

The commission reviewed the complaint, the documents filed in this matter, and the judge's response and found no ethical misconduct on the part of the judge.

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

Dated: September 15, 2006.

FOR THE COMMISSION

/s/ Keith Stott
Executive Director

Copies of this order were mailed to the complainant and the judge on September 15, 2006.

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



CJC-06-150

May 29, 2006

COMMISSION ON JUDICIAL CONDUCT
1501 W. Washington St. Suite 229
Phoenix, Arizona, 85007

REF: Complaint on [redacted] Superior Court

This complaint is being filed on the [redacted] Superior Court and Judge [redacted]

CANON 1, A Judge shall uphold the integrity and independence of the judiciary.

[redacted] Judge [redacted] is blinded by friendship and church. Judge [redacted] and attorney [redacted] are friends as well as attend the same church. Anyone who goes before this court can not receive fair and impartial treatment due to this.

AS STATED BY MY PREVIOUS ATTORNEY [redacted] " MYSELF, [redacted] AND JUDGE [redacted] ALL ATTEND CHURCH TOGETHER." I provided my attorney [redacted] with a tape of [redacted] Everything that I provided to [redacted] he refused to use. Because he goes to church with the other attorney and the judge.

The [redacted] Superior Court and Judge [redacted] have failed to adhere to this. This court is very bias, this court and Judge [redacted] have allowed an attorney [redacted] to file paperwork with the court and never properly serve a copy on the other party per rule 7.1 of the ARS code. This court has allowed [redacted] to file two separate divorce decree's with the court. This cost me thousands in attorney fees to correct and the court did nothing. This court allows [redacted] to file paperwork with the court and not even bother to hold a hearing on any matters unless it is a benift to [redacted] and his client [redacted]

Paperwork was filed on or about [] to change custody, modify child support, modify transportation and contempt of court charges against [] meets the ARS standard of 15% increase of income. As a fact [] income increased by 100%. She went from no employment to []

The decree states that each parent shall claim one child on their taxes. [] claimed both children on her taxes this year and when brought to the courts attention, [] filed lies with the court and the court refused to even have a hearing on it.

Since [] I have been required by the court to provide all transportation for visitation. I have Filed paperwork with the court several times to change this due to the cost of fuel, and hardship that traveling [] hours round trip created on me. [] stated to the court that the cost of fuel was of no major concern, Only because his client was not the one who was paying [] per weekend for visitation. I relocated to [] to be closer to my children and have to drive so far.

During a Court hearing in [] Judge [] stated that if a major change occurred then he could change transportation. I would say that [] gaining 100% in income and myself relocating [] miles was a major change. Judge [] failed to do what he stated that he would do. Judge [] failed to even have a hearing on it. [] and [] LIED to the court about the circumstances and changes that had occurred.

Judge [] and the [] Court have failed to uphold the law fairly and equally. They have created undue hardship on me and my children. This court continues to allow friendship and church to dictate what occurs within the court room. Judge [] has allowed [] to lie to the court, file paperwork without properly notifying the other party. I have requested a change of venue in the past. The court refused to allow this to happen because a real Judge and court would be ashamed by the things that have occurred in this case. Things which Judge [] allows to occur and continue to occur.

I request a change of venue to []

CJC-06-150

CANON 2 A judge shall respect and comply with the law and shall act at all times in a manner that promotes public confidence in the integrity and impartiality of the judiciary.

CANON 2 (b) A judge shall not allow family, social, political or other relationships to influence the judges judicial conduct or judgment. A judge shall not lend the prestige of judicial office to advance the private intrerests of the judge or others: nor shall a judge convey or permit others to convey the impression that they are in a special position to influence the judge.

Judge [] has allowed his personal life, and church life with [] [] to influence his judicial conduct and judgment. Judge [] has allowed this to affect the integrity and confidence of his court. Anything that Attorney [] files or wants he gets even if it has been a lie, or done in violation of rule 7.1 of the ARS code, and violation of my rights as a father. Judge [] allows [] to violate the Decree at will. They have no fear of reprisal for violations of the decree, Judge [] WILL NOT HOLD THEM ACCOUNTALBE FOR ANYTHING.

This case is to the point now where I will never file another peice of paper with the [] court. This court has proven itself over and over 100% bias and nothing will ever change within this court. Any further court hearing will be held without me, I see no reason to attend the circus when everytime in the past Judge [] allows his friendship and church to provide the outcome to every hearing.

During a hearing with Judge [] [] stated in court "I have a vehicle to go anywhere that I want to go, except to benifit him" (pointing at myself). This court to this day refuses to have [] provide trasportation for visitation. I have filed numerous complaints with this court about the drive and the problems caused by the drive. The court sees no problem with someone driving for [] hours and running off the road, no problem with someone stoping for things in the road only to find out that

nothing is there, and NO problem with someone who can not move his legs, after completing this drive. This court has no problem with the fact that I was driving 55,000 miles per year. 4000 miles plus per month. This court has no problems with anything that does not make a [redacted] resident drive. When I asked the court what happens when I wreck and someone dies will I be held accountable I got no response. This court knows that it is wrong and wont change. They are just waiting for me to wreck and kill someone so that I can be sent to prison, or die.

Over the weekend of [redacted] [redacted] had a vehicle to drive to [redacted] She has a vehicle to go any where that she wants EXCEPT for the transportation of her children. The court even refuses to have [redacted] reimburse me for expense as per AZ state law if the total milage is more than 100 miles. This has all been brought to the attention of the court and yet nothing changes.

All because Judge [redacted] and [redacted] attend church together and are friends.

I request a change of venu to [redacted]

CANON 3 A JUDGE SHALL PERFORM THE DUTIES OF JUDICAIL OFFICE IMPARTIALLY AND DILIGENTLY part 7 A judge shall accord eto every person who has a legal interest in a proceeding, or that person's lawyer, the right to be heard according to law. A judge shall not initiate, permit, or consider ex parte communications, or consider other communications made to the judge outside the presence of the parties concerning a pending or impending proceeding.

The [redacted] superior Court and Judges have violated this canon. I have been told by several people that when a hearing or I file something with the court That parties have walked down to one of the judges house to talk to them. There was also communications between [redacted] mother and one of the court clerks during a hearing. The court clerk stated" dont worry the judges had a meeting and nothing will change" This court case has been decided outside the court room every time. This court has not ever allowed any thing that one of my attorneys has brought before this court to happen. The court is corrupt in whole and in part. From [redacted]

the mediator all the way to the top Judge.

This court has violated my rights as a father, allowed to violate my rights as a father. This court allows attorney to lie, file two decrees, file paperwork without properly serving a copy on me. This court has allowed its friendship, and church to dictate the outcome of every hearing, every motion. This court even allowed a order of protection, provided on lies, then violated every law to not serve a copy on me, I had arrange to pick it up at the Sheriffs office when I was in town, picked it up that morning. He said he sent it to He never did anything with it. Upon my agreeing to everything that wanted they had the court throw it out. This denied me my rights to a hearing on the order of protection.

The only reason that this court refuses to change venu is that the court know that if one intellegent, competent person reviews this case the court will be ASHAMED by the sham it calls a court decision.

I request a change of venu to where a fair and impartial court can deal with this case.

Thank you.