

State of Arizona
COMMISSION ON JUDICIAL CONDUCT

Disposition of Complaint 06-167

Complainant: No. 1288710653A

Judge: No. 1288710653B

ORDER

The commission reviewed the complaint filed in this matter and found no misconduct on the part of the judge. The issues raised are solely legal or appellate in nature. If a judge makes an incorrect ruling or misinterprets the evidence, the correct remedy is to appeal the decision to a court with appropriate jurisdiction. The commission is not an appellate court and cannot change a judge's decision.

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

Dated: July 25, 2006.

FOR THE COMMISSION

/s/ Keith Stott
Executive Director

Copies of this order were mailed to the complainant and the judge on July 25, 2006.

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

State of Arizona
Commission on Judicial Performance
1501 W. Washington Street, Suite 2000
Phoenix, Arizona 85007

FOR OFFICE USE ONLY

CJC-06-167

COMPLAINT AGAINST A JUDGE

JUN 16 2006

Your name:

Judge's name:

Date: 13 June 2006

Instructions: Describe in your own words what the judge did that you believe constitutes misconduct. Please provide all of the important names, dates, times and places related to your complaint. You can use this form or plain paper of the same size to explain your complaint, and you may attach additional pages. Do not write on the back of any page. You may attach copies of any documents you believe will help us understand your complaint.

Within an order for Child Support in there is within this order a page; #4. Within this page is a recommendation; that be allowed to claim minor child every two years and that Mother be allowed to claim one year. Also, there is a condition written in the recommendation.

Within this state order is this recommendation because the state can not mandate my personal Federal Income Taxes.

Mother in this case is the Custodial parent. Father has visitation.

According to the Federal rules for Income Tax purposes. The child must live with parent at least 6 mos. out of the year. My son lives with me full time. Also in this recommendation there was a condition written in that the IRS does not recognize.

I brought this information before the judge and instead of dropping this, he thought he'd take out the condition. State that I must sign a form 8332 relinquishing my rights (Federal) to claim my son. This is an invasion of my civil rights. He has also awarded

with no proof. I have brought before this judge proof that it is a recommendation.

(Attach additional sheets as needed)

* The Federal Guidelines and also the condition of child support that was written in the recommendation.

I have asked that they dismiss this case on the grounds that I can not break a recommendation and that I am adhering to the Federal Guidelines.

Instead, I have been ordered to sign a form 8332 and relinquish my rights to my son. I have also been ordered to pay costs to in the amount of + 10% per annum.

Judge has taken a recommendation by the state. Has taken out the "condition" regarding Child Support. Ordered that also is entitled to claim after the age of 18.

Judge [] has gone beyond his position as "Interpreter of the law," in this case. He has imposed himself on my civil liberties. He has also threatened me as a citizen if I do not obey his imposition.

I am and have always been a law abiding citizen. I have served my country via U.S. Army.

I know the Federal Regulations regarding my personal Income Tax and I follow the guidelines.

I can not be held in "Contempt" or threatened with a "Civil Warrant Arrest" I have not broken a law.

CJC-06-167

I ask that this case be dismissed,
On the findings I have enclosed. I
have researched this issue and had
legal advice in this matter.

Respectfully,

