## State of Arizona COMMISSION ON JUDICIAL CONDUCT

	Disposition of Complaint 08-040	
Complainant:	No	. 1298900622A
Judge:	No	. 1298900622B

## **ORDER**

The commission reviewed the complaint filed in this matter and determined that the judge did not knowingly violate the ethical canons, therefore, the complaint is dismissed pursuant to Rules 16(a) and 23.

Dated: July 14, 2008.

FOR THE COMMISSION

\s\ Keith Stott
Executive Director

Copies of this order were mailed to the complainant and the judge on July 14, 2008.

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

## CJC-08-040

I was falsely arrested and imprisoned in jail for 5 days because of criminal actions. On this day I was attempting to see for emergency custody of my daughter who is 4 years old. My ex-girlfriend ) began abusing our daughter back in 2005 when began using METH! decided to disregard the reports and photos of the injuries has received from as well as the fact that tested positive for meth through CPS. sole custody of our daughter back in September of then gave 2006. (See attached Decision and Order

Wing has been pissed off for sometime now showing total disregard for our daughter's safety for over a year now while continues to violate the court's orders. misplaced temper has him endangering our daughter by enabling to continue to drag our daughter from drug dealer to dealer while our daughter witnesses fights between her mother and others while using drugs in front of our daughter. even abandons for over 24 hours at a time while goes on drug binges. I learned this in a recorded conversation with dealer.

At one point I got an emergency custody order when I was advised to do so by CPS when they located after disappeared for over a month. This pissed off (See attached Minute Entry

I also tried to change judges and this also pissed off (See attached Minute Entry

After being advised by another judge I contacted the Commission on Judicial Conduct back in . Do you think this pissed

Once I did decide to keep my daughter when began to freak out and cry uncontrollably. I did observe that my ex acted strung out that weekend however I did not know she would be attacked by her drug dealer that same weekend.

(See attached Police Report

filed a petition for contempt where she lies and states that I made threats to her. (See attached Petition

I purchased the VHS tape from
Police where the exchange took place. was
trying to block me in the lobby when I tried to leave and you can clearly hear that I just told
to stay away from me twice. however lied in open court by stating that it was
obvious that I had never planned on returning our daughter days later and
disregarded that was caught lying to the court.

is constantly so pissed off that his misplaced temper has him yelling in open court.

lied a few times which he gets mad when corrected and on yelled at me that he heard give her number so I can contact my daughter only for to be corrected by the court clerk because it was not true. At this hearing also learned that I was participating along with other parents at was attending. Out of anger

## CJC-08-040

alone ordered that I could no longer be present unless I got a letter from a teacher that it would be in our daughter's best interest. has to be insane.

(See attached Minute Entry

did not show up to another exchange and I was so distraught when I learned that Again was living was vacant that I called the dealer. This is when I learned the house where with even more drugs. I had moved in with yet another dealer who supplied informed the court of what is going on at the hearing held on Apparently believes he also presides over since he found me guilty by stating on page two "the court finds that the father committed disorderly conduct/assault upon the respondent's at the landlord's residence in '. This landlord. and her boyfriend. also states that the time was based solely on comments made by refused was home due to the emergency custody made up for all the time stated to me if only would pull his head out. visitation. It is frustrating and even (See attached Rulings

was arrested with over 9 grams of cocaine and loaded weapons.

fled to with where her parents live and later gave permission for the move as well as ordering us to do the exchanges in

Now you know why I was concerned that showed up in two different vehicles with two different people from for visitation. Plus on the 5<sup>th</sup> was stating that she now lives with again. Then on showed up in on foot for visitation. Plus stated that she now lives with in (Which we later determined means

This is why I filed a Petition for Emergency Temporary Custody. (See attached petition)

was not in the office and the clerk wanted me to pay another \$60 so I opted to write

Amended to Petition To Modify Child Custody so the clerk would accept it without an additional fee. I then learned from the clerk that there were documents that had not been recorded as being served. So I rushed to where I was going to meet where I could have her served plus I needed to get there early so I could purchase the police report from two weeks earlier. Instead I get a call from stating that she would not be there because of traffic for weekend and that she would call me Nicole shows up at my home with a deputy wanting I told the deputy what had transpired and then agreed to leave after the deputy confronted her.

The above is not everything but enough to give you an idea of what our little girl is going through plus being the victim of misplaced and out of control temper. should be behind bars so he can't hurt others especially children! Anyone should be allowed to get help from the court.

I went to

Superior Court expecting to be able to see judge

for emergency custody so he wouldn't get pissed off if I saw another judge.

Instead I am arrested because my daughter is with me!

It wasn't until my trial that I learned that I was arrested because wanted me in jail. had the clerks office alert the police by having the security guard call Police and make a false report that I had a warrant for my arrest. Even when officer got a copy of the attached Decision could not see how I was in violation. It was only when officer spoke to chose to lie and made statements that were completely false in order to have me arrested. made several statements that were lies especially when he said summer visitation is restricted and limited to 30 days. After reading the police report it seems that also made several other statements to officer as how we were supposed to handle exchanges which I never heard state in court or read in any of our court documents.

I spent 5 days in jail falsely imprisoned because of criminal actions!

I was found NOT guilty by . After court pulled me aside and said that after reviewing the documents it is clear to him that is pissed off at me!

I made it back up to where I filed a complaint with Police about how several people made false statements to police.

I did receive a letter from

later returned my call and informed me that the county attorney's office will not prosecute because he is a judge plus he has immunity from the law. also informed me that the security guard and which ever clerk was involved with making a false report would also be immune since they were just following orders. I said that it is a good thing that didn't order the guard to shoot me if they are allowed to break the law.

The last attachment is the email sent to me by outlining summer visitation.

and I never did sign a copy however a copy of the agreement was emailed to

by prior to the visit. I don't believe anyone took into account that the last exchange would fall on so I didn't think nothing of it when said that she would give

a couple extra days. I am upset about the discrepancies in all the police reports when and I have never been married. I never stated to anyone that or I had signed any agreement. I never stated that I only had for a month or that her visitation was limited to a month. These are all lies that originated from Wing and officers trying to build a case.