

State of Arizona
COMMISSION ON JUDICIAL CONDUCT

Disposition of Complaint 08-162

Complainant: No. 1304610329A

Judge: No. 1304610329B

ORDER

The commission reviewed the complaint filed in this matter and found no ethical misconduct on the part of the judge. The question of the sufficiency of evidence admitted at trial is a legal question outside the jurisdiction of the commission. The commission is not a court and cannot review evidence to determine whether or not a judge's decision is correct. Therefore, the complaint is dismissed pursuant to Rules 16(a) and 23.

Dated: September 4, 2008.

FOR THE COMMISSION

 /s\ Keith Stott
Executive Director

Copies of this order were mailed to the complainant and the judge on September 4, 2008.

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

FOR OFFICE USE ONLY

State of Arizona
 Commission on Judicial Conduct
 1501 W. Washington Street, Suite 229
 Phoenix, Arizona 85007

CJC-08-162

COMPLAINT AGAINST A JUDGE ...

Date: MAY 21/08

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.

MY WIFE HAD ARE CHILD ON , SO SOMEONE
AT THE HOSPITAL HAD CALLED CPS CLAIMING THAT MY WIFE
WAS DRINKING DURING HER PREGNANCY, SO CPS SHOWED
UP AT THE HOSPITAL CLAIMING THAT THEY HAD TESTED MY SON
AND CAME UP WITH (FRES) WHEN THEY HAD NOT AND THEY TOLD
THEY COURT THAT MY WIFE WAS DRINKING AND SHE WAS NOT
AND ALSO MY ATTORNEY WHOULD NOT TELL THE
COURT THAT I HAD EVIDENCE TO SHOW THE COURT THAT THEY
STATE HAD FILED FALSE EVIDENCE AND THE JUDGE ALLOWED
IT TO BE INTIERD AS EVIDENCE AND ALSO TRYED TO TELL THE
COURT THAT THE STATE HAD FILED FALSE EVIDENCE AND I EVEN
HAD GONE TO SEE AT THE OFFICE OF INTERNAL AFFAIRS
FOR ADRES AND HAS SHOWN HIM THE PAPER'S THAT THE STATE HAD
FILED FALSE EVIDENCE WITH THE COURT, AND ALSO THE STATE HAD ALSO
HAD HAD LIED ON THE STAND "WITNESS" CHAIR
AND ALSO THE COURT HAD ASKED OF ME AND MY WIFE FOR A STATEMENT
FROM THE DOCTOR'S AND BOTH OF ARE DOCTOZ HAD SENT A LETTER TO
THE ATTORNEY'S BUT BOTH ARE ATTORNEY'S DID NOT HAND OVER THE
STATEMENT TO THE COURT THEN SOMEONE AND CALL UP'S OF THE
CLAIMING THAT I WAS ABUSE OF TO MY WIFE SO MY WIFE DOCTOZ
HAD CALLED THE PERSON THAT CAME OUT AND ALSO SENT HIM A LETTER
TO HIM, SO I ASK OF YOUR OFFICES TO LOOK INTO THIS CASE AND
I DUE HAVE THE EV. DENCE TO SHOW YOUR OFFICE'S THAT THE
JUDGE HAD ALLOWED FALSE EVIDENCE, PLUS THE FOSTERS PARENT'S
BACKGROUND CHECK WAS WORSE THEN MINE AND I HAVE A
COPY OF THEIR BACKGROUND CHECK, AND IT WAS NOT GOOD & ALL

(Attach additional sheets as needed)

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 1500 W. Washington Street, Suite 229
 Phoenix, Arizona 85007

FOR OFFICE USE ONLY
CJC - 08 - 162

COMPLAINT AGAINST A JUDGE

Date: MAY 12/08

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 on 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.

AND ALSO I HAD TALKED TO A OLD FRIEND THAT IS A RET
US SENATOR... HAD EVEN TOLD ME THAT
CPS AND THE STATE OF ARIZONA HAD KIDNAPED MY SON AND
THE COURT ALLOWED CPS TO TAKE MY SON FROM US UNDER FALSE
EVIDENCE, AND I ALSO HAD TOLD MY ATTORNEY TO TAKE THIS CASE
TO TRIAL, AND MY ATTORNEY DID NOT TELL THE COURT THAT PLUS I HAD
A STROKE ONE DAY PLUS THE COURT HAD KNOWN THAT PLUS THE
COURT WAS TOLD THAT ALL COURT HEARING MUST BE IN THE AFTER
NOON AND ALSO I HAD ASK OF THE COURT TO MOVE THE HEARING
TO COURT HOUSE AND IT WAS NOT PLUS THE JUDGE ALSO
DID NOT COMPLY WITH THE ADA SEE COPY OF THE ADA COMPLIANCE
AT ALL, AND ALSO THE STATE OF ARIZONA IS WHAT CAUSED MY
STROKE'S THAT I HAVE HAD, AND ALSO I WAS AND STILL UNDER
DOCTOR'S CARE FOR IT TO DAY STILL, AND ALSO THE COURT HAD KNOWN
THAT AND ALSO THAT THE JUDGE HAD A ORDER ON THE BOOK'S THAT
THE STATE COULD NOT HAVE NO CONTACT WITH ME WHEN THEY
DID, PLUS THEY HAD ADMITTED TO THIS IN COURT AND THE JUDGE
DIDN'T DO A THING ABOUT IT AT ALL AND THEY ALSO ADMITTED IN
COURT TOO. PLUS THE COURT HAD SENT PAPER
TO ADDRESS THAT I DIDN'T ~~RESIDE~~ RESIDE AT AND THEY KNOWN
THAT I MOVED FROM THAT ADDRESS OVER A YEAR AGO. THEN TRYED
TO TELL THE COURT THAT BUT GOT SHUT DOWN BY THE JUDGE, PLUS
ONE OF ARE WITNESS WAS A SITTING JUDGE
AND THAT JUDGE KNOW WHAT WAS GOING ON FROM DAY
ONE OF THIS CASE, AND ALSO I HAD DOCTOR'S, FRIENDS, WOULD COME
TO COURT TO TELL THE COURT THAT CPS HAD LIED TO THE COURT
AND THE JUDGE ALLOWED IT TO BE INTROD INTO EVIDENCE, PLUS WE
ALSO HAD SOME STATE EMPLOYEES WILLING TO STAND UP TO TELL THE COURT
THAT CPS LIED AND THE STATE ALLOWED IT.