

State of Arizona
COMMISSION ON JUDICIAL CONDUCT

Disposition of Complaint 09-136

Complainant: No. 1363610248A

Judge: No. 1363610248B

ORDER

The commission considered the complaint filed in this matter and after reviewing the recording of the hearing , found no evidence of ethical misconduct on the part of the judge. Accordingly, the complaint is dismissed pursuant to Rules 16(a) and 23.

Dated: October 21, 2009.

FOR THE COMMISSION

\s\ Keith Stott

Executive Director

Copies of this order were mailed to the complainant and the judge on October 21, 2009.

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

Date: 05/19/2009

Subject: Judicial Conduct of Judge _____ &
Judge _____ office is at:
The Superior Court of The State of Arizona, _____ County

Actions I am Taking in regards to this matter:

After mailing this letter to the commissions office, Dr _____ and I
(_____) will be providing a statement to the _____ County Court
Recorder/reporter and other public media regarding the conduct of Judge
in Case _____ Our Political Actions Committee will protest against Judge
lack of Judicial Accountability and the abuse authority that she was sworn-in to uphold.
Other Political Actions Committees that are for the protection of fathers and their rights
will be joining the list of members of this committee against Judge

Actions Requested from Commission:

Judge _____ and _____ are to be removed from Case
Immediately do to conflict of interest and lack of ability to operate under the law.

Accusations against Judge _____

Outside of Court Room communication with the apposing party.
Verbally attacked me in court room trial for no legitimate reason.
Unlawfully ruling against a party solely for the purpose of retaliation
because of the sex of the party. Evidence and witnesses are provided herein.

Dear Commissions on Judicial Conduct:

I am writing to you in regards to the conduct of Judge _____ and her Assistant
on Case _____ Judge _____ showed lack of truth or morality or even
lawful thinking in her decision making when it came to my case _____ The
following provides full detail in why Judge _____ should not be serving on a judicial
bench in any future case; in the state of Arizona do to the fact that her rulings will only
reward and reinforce child abuse/neglect solely because her preferred party is a friend or
a female.

Summary:

We respondent (_____) and I moved to _____ AZ to work for _____ and had
been living here for only two months before the separation accrued.
The respondent (_____) abandoned all financial responsibility and kidnapped
8month daughter and held her hostage in East Texas for more then two months. I
petitioner the father was unable to see my daughter for the two months. I was also lost
and wondering what is happening over the fours days when the mother took off without
notice and had our daughter with her. For four days I was completely lost and fearful
because I had observed the mother attempt to commit suicide and verbally abuse are
daughter whenever I was home during the marriage. Because the mother was not
interested in taking care of our daughter, our daughter was in daycare fulltime. The

mother left behind all financial burdens and I was forced to be fully responsible for 30k of marital credit card debt and two home mortgages as well as no second income. I have been in financial duress since the day the mother abandoned all responsibility. Judge [redacted] regardless of the mother's abandonment and child abuses activities chose to reward the mother a total of 26k through orders that are unlawful. ~~Why is Judge [redacted] Morality?~~ Judge [redacted] stated in the court room trial that the division will be based on community property law but yet she didn't even follow through with her own word. She did everything "in chambers" and there where communication going on with the respondent's counsels outside of court without any representation from my counsel or me!

Judge [redacted] Unlawful Rulings:

This section may look like a simple appeals issue but because there where many documents submitted to Judge [redacted] showing that there where accounting errors, intentional omissions, and intentional delays in the divorce process by the apposing party to force me the petitioner into financial duress, I believe this commissions office should not just simply write this off and not take these issues into serious consideration in the investigation of the conduct of Judge [redacted]. Further more, Judge [redacted] court rulings showed the same exact accounting errors and omission submitted by the apposing party. Is this friendship going on between Judges and Attorneys or something or something within Judges [redacted] personal upbringing? Judge [redacted] even ordered me to pay my ex's attorney 18k for this divorce that my ex's attorney delayed for more then two years. And this divorce is over a one year marriage! I have not found any law in this state that states that Judge [redacted] can select which attorney she likes and copying and past that attorneys submissions into her rulings even after the intentional accounting errors and omissions where identified to Judge [redacted] through several motions (motion for reconsideration, motion for correction, motion for new trial), Judge [redacted] still created the outrageous ruling against me. The court room trial provided nothing that reinforced Judge [redacted] methodology in her ruling.

Judge [redacted] Order Judgment against me:
Community debt summary:

	Community Obligations	
	Community Assets	Community Debt
	Total	Total
Petitioner (with corrections, no errors)	\$25,714.19	\$31,535.73
Court Ruling on 01/09/2009	\$41,198.46	\$27,694.19

If you look at column (2) its total does not show 11k? So with error, mathematically should be 8.5k not 11k. Where did Judge Get 11k from? Did the 11k randomly show up in the order because I am a Male?

Respondent Before Marriage Debt:	New Trial (1)	Order w/errors (2)	Order w/o errors(3)
First Marriage Debt BofA Card 9613	\$4,500.00	\$0.00	\$4,500.00
Christen Singles CSA Debt	\$337.08		
Chase Master Card 1706	\$3,135.00	\$0.00	\$3,135.00
Before Marriage Debt	\$7,972.08	\$0.00	\$7,635.00
Retained Wedding Ring Value	\$3,500.00		
Wedding/Honeymoon Cost	\$1,409.87		
Respondent Portion of community Debt:	\$15,767.87	\$12,069.60	\$15,767.87
Respondent's Total Debts as of SOP:	\$28,649.81	\$12,069.60	\$23,402.87
Respondent Portion Community Assets:	\$12,857.10	\$20,599.23	\$20,599.23
Respondent's Debt to Petitioner:	\$15,792.72	-\$8,529.64	\$2,803.64

Correct numbers with no errors if judge would not have judged me based on my gender:

Respondent Before Marriage Debt:	Order w/correct LM401k
First Marriage Debt BofA Card 9613	\$4,500.00
Christen Singles CSA Debt	
Chase Master Card 1706	\$3,135.00
Before Marriage Debt	\$7,635.00
Retained Wedding Ring Value	
Wedding/Honeymoon Cost	
Respondent Portion of community Debt:	\$15,767.87
Respondent's Total Debts as of SOP:	\$23,402.87
Respondent Portion Community Assets:	\$12,857.10
Respondent's Debt to Petitioner:	\$10,545.77

Motion for New Trial and Motion for Correction (denied by Judges Ward - Illegally)

Respondent Before Marriage Debt:	New Trial (1)
First Marriage Debt BofA Card 9613	\$4,500.00
Christen Singles CSA Debt	\$337.08
Chase Master Card 1706	\$3,135.00
Before Marriage Debt	\$7,972.08
Retained Wedding Ring Value	\$3,500.00
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Harassment from Judge in the court room Trial:

The court room trial was basically about the division of joint credit card debt. All other divorce related issues were settled before the court room trial. Judge asked me when I was on the stand on what my debts are. I was unable to recall the second house mortgage which has two-part loan and so Judge immediately stated attacking me. I was thrown off guard do to the fact that everything was provided regarding the mortgages to the court and to judge ward long before the trial. Judge then stated that I need to guess. I was uncomfortable guessing so I stated that I would like to get that information from the petitioner bench and would rather not guess. Immediately Judge started attacking me and stated to me that she requires me to guess and that she will hold me in contempt of court if I do not guess. I felt that I was being attacked as if I was in a criminal trial! All of this is recorded by the court room recorders! What law states that Judge can use harassment to pressure some one to guess when on the stand?

Attorney Fees:

Judge stated that I (petitioner) delayed the divorce and because I own money to my ex based on her illegal calculations I am to be responsible for 76% of my ex's attorney fees. All of these comments are not true and she provided no reference to her comments. Just one attack after another because of my gender and whatever the other none court room roomers she is judging me by! Regardless my civil rights have been taken away by this judge's lack of accountability to the law that she was sworn in to up-hold!

First of all I do not own anything to my ex based on truthful calculation and based community property law. My ex's attorney requested trial delay over and over again without my approval.

I request that the judgment dated Jan 9th 2009 and March 31st 2009 be corrected to reflect the law based ruling and Judge immediately removed from my case do

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to the fact that she has been attacking me because of some sort of grudge. I also request Judge to pay for my Appeals Fees for illegally denying my Motion for New Trial!

Attachments:

1A - (ex's attorney) requests to delay trials 4 times

1B - Motion for New Trial

1C - some of my ex's CPS child abuse

1D - AFFIDAVIT

Date: 05/19/09

This Written by: Anthony D Sizer

IE JAN 9th 2009 ORDER