

State of Arizona
COMMISSION ON JUDICIAL CONDUCT

Disposition of Complaint 12-268

Complainant: No. 1452610307A

Judge: No. 1452610307B

ORDER

The complainant alleged that a superior court judge abused his discretion in awarding sole custody of his daughter to his ex-wife.

The responsibility of the Commission on Judicial Conduct is to impartially determine if the judge engaged in conduct that violated the provisions of Article 6.1 of the Arizona Constitution or the Code of Judicial Conduct and, if so, to take appropriate disciplinary action. The purpose and authority of the commission is limited to this mission.

After reviewing the information provided by the complainant, the commission found no evidence of ethical misconduct and concluded the judge did not violate the Code in this case. The commission does not have jurisdiction to review the legal sufficiency of the judge's rulings. Accordingly, the complaint is dismissed in its entirety, pursuant to Rules 16(a) and 23.

Dated: November 15, 2012.

FOR THE COMMISSION

/s/ George Riemer

George A. Riemer
Executive Director

Copies of this order were mailed to the complainant and the judge on November 15, 2012.

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

OCT 09 2012
2012-268

Date: October 3, 2012

To the Arizona Commission on Judicial Conduct

My name is _____, and I should be getting ready for Halloween with my daughter, who would be 11 this year. However, she was killed by _____: sole custodian. I am told that _____ committed multiple abuses of discretion on my custody case. I was also told, by eight different attorneys in three states, to just take it, because there is such a lack of accountability with judges in family court, that nothing would happen to _____ no matter my protests or complaints. My daughter and I would simply become big targets to him any time I had to enter his court in the future. Well, now that his sole custodian has killed my only child, and walked...it is time for some documented facts.

The parties had a joint custody, equal visitation agreement. However, the more time I spent with my daughter, the less money I was required to send to my ex-wife. She did not like that, so she and her attorney started making up reasons to limit my visitation...you can get details from the State Bar of Arizona. Apparently, _____ was having a good time staring at my ex-wife's tits, because he gave her tens of thousands of dollars of my money and more.

_____ threw out the joint custody agreement and awarded my ex-wife sole custody. (enclosed) No custody evaluation was performed, yet _____ threw out a joint custody agreement and awarded sole custody - Abuse of Discretion. The sole custodian had not been evaluated on any level, emotionally, intellectually, or psychologically, and that person killed my only child.

He also threw out my equal visitation and my right of first refusal, meaning my daughter was thrust into various day care centers, instead of spending that time with the only documented highly competent parent she ever had. I don't know if that is an abuse of discretion, but it certainly violated my rights, and those of my daughter. As you can see from Dr. Allen's report, (enclosed) conflict was clearly high and communication was low. My ex-wife was lying through her teeth in a courtroom to keep my child from me so that I would have to pay her more money each month. _____ states that my motives "were not related to the best interests of the child"...I had been the stay at home parent for the first fifteen months of her life before the divorce, I had that year been described by a child psychologist as a "highly-competent parent", I have my degree in psychology, (enclosed) and I was a decorated youth care counselor (enclosed).

In family court, the motives of the only highly competent parent when speaking about the well being of the child, day by day and into the future, are "not related to the best interests of the child"? Are you fucking kidding me? No. In family court, we spent hours and hours, over years, talking about money, and how much more my ex-wife wanted each month. A list of payments is enclosed, and I possess audio and video record of every hearing that matters. I repeat...Video Record of his Abuses.

stuck my little girl in daycare and ordered the stay at home parent to pay the bread winner child support - Abuse of Discretion. I had a supervisory position with HomeBase Youth Services (after years of raises and promotions). My ex-wife is a mortgage broker, at the time making more than double what I made...when she got pregnant, how else were we to have a stay at home parent AND still be able to pay our bills? Do any of you own a calculator, and know how to use it? obviously does not. He certainly did enjoy staring at my ex-wife's tits, though.

states that my position was unreasonable, and ordered me to pay over \$8,000 of my ex-wife's attorney's fees. Abuse of Discretion. How is trying to discuss the well being of the child, in a family court matter, unreasonable? Nice tits, huh

More specifics on abuses.

- A. Acts without consultation. He cannot cite a single instance. I have bills for every minute of legal representation. He made that up.
- B. I tried mediation, she refused. (enclosed) knew this. I have a recording of the day my ex 'claims' I blocked her access, proves she is lying. knew this.
- C. Why can't she be with a highly competent parent for free?
- D. Timely manner? He cannot cite a single instance. He made that up.
- E. Disregarded court orders? He cannot cite a single instance. He didn't just make that up. The travel arrangement issue involved my ex wife taking our child out of state for Thanksgiving holiday, and refusing visitation not just for me, but for my family. How dare I go into family court and fight not just for my own father's rights, but for my mom's grandparent's rights? For the record, he ruled that my ex had no right to limit my mother's visitation with her only grandchild. (enclosed) How the fuck did I do anything wrong in that situation?
- F. I tried, she refused to attend. knew that. (see B)

For the record, wasn't the only one who was enamored with my ex-wife's cleavage. The day she killed my daughter, the CHP did not even perform a toxicology. Greg Anderson, in the Fresno County District Attorney's office, made so many mistakes that the statute of limitations on vehicular manslaughter expired and the killer walked. (enclosed) His direct line is And the killer is still coming after me for money. (enclosed) I am providing a copy of this packet to every major new organization in the Phoenix area. made up reasons to smear my name...now my daughter is dead, and his community has documented reasons to smear his name. And any who support his actions on my case.