

State of Arizona  
COMMISSION ON JUDICIAL CONDUCT

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Disposition of Complaint 13-030

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Judge:	No. 1336710976A
Complainant:	No. 1336710976B

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**ORDER**

The complainant alleged that a superior court judge displayed an inappropriate demeanor, included incorrect information in a minute entry, and that the judge or his staff improperly denied the complainant access to the recordings of his proceedings.

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 review, the commission found no evidence of ethical misconduct and concluded that the judge did not violate the Code in this case. The commission approved sending the judge a private warning letter related to making comments during proceedings that may leave an improper impression. The complaint is dismissed pursuant to Rules 16(b) and 23(a).

Dated: May 31, 2013.

FOR THE COMMISSION

/s/ Louis Frank Dominguez

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Louis Frank Dominguez  
Commission Chair

Copies of this order were mailed to the complainant and the judge on May 31, 2013.

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

**CONFIDENTIAL**

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

**FOR OFFICE USE ONLY**

**2013-030**

**COMPLAINT AGAINST A JUDGE**

Your name: \_\_\_\_\_ Judge's name: \_\_\_\_\_

Date: 2-20-13

**Instructions:** You can use this form or plain paper of the same size to file a complaint. Please describe in your own words what the judge did that you believe constitutes judicial misconduct. Be specific and list all of the names, dates, times and places that will help us understand your concerns. You may attach additional pages but not original court documents. Print or type on one side of the paper only, and keep a copy of the complaint for your files.

SEE Attached

P.S. Most likely Had not even  
looked over the Motion for Reconsideration which  
is why He had not responded  
to the Petition to Enforce Court orders

P.P.S. The Respondent improperly filed  
papers, The Judge yelled at Her for it and  
told Her to do it right, She did  
NOT and He awarded Her \$ 20k anyways.

*(Attach additional sheets as needed)*

FC 2006-094178

The judge was yelling, chastising and threatening the outcome future cases. The judge passed judgment on me without hearing word one out of my mouth and had vilified me to my son in writing and made certain to let me know that he wanted my son to know "what kind of a bad person I am". He placed on record that I had not gone to the court ordered High Conflict Parenting Class which I had, only to make me look bad in the eyes of others (Judges). When I had called to confirm with the court that they had it on record and that the judge had the information regarding my completion of that class the court said that they had given him a copy and they were going to resend another copy to him. It was only after filing a request to correct that wrongful accusation that he actually had gone in change that record.

**LET THE RECORD FURTHER REFLECT** that Petitioner has also failed to appear at the High Conflict Parenting Class also scheduled in the courtroom on August 2, 2012.

**LET THE RECORD REFLECT** that Petitioner completed the High Conflict Resolution Class on September 26, 2012, and Respondent completed the High Conflict Resolution Class on September 10, 2012.

With my filed MOTION FOR RECONSIDERATION was also a PETITION TO ENFORCE COURT ORDER ABOUT DIVITION OF PROPERTY they filled as COMPTENPT back on 12/14/2012 that to date had gone unanswered. This is past the mandatory deadline. (Attached) This Petition shows where respondent had disobeyed court orders many times over and again.

**NOTE: TO MOTION FOR RECONSIDERATION AND COMPTENP**

12/14/2012 COT - Petition for Contempt - Other 12/20/2012 Petitioner

I have made several requests in writing trying to get a copy of the court hearings on CD and the court personnel have yet to give me anything useful. One CD was of somebody else's case another CD was corrupt when I tried to get this corrected I took it down to Phoenix, Monday 12/31/2012 (attached documentation of requests) and hand delivered the C/D to with Electronic Record Services, She told me "it would be just a couple of days to get this remade, Wednesday at most" and it has been over 2 months now, To date I still do not have it. I've also made a 4<sup>th</sup> request for this same CD and have not heard nor received anything from them. Every time I try to call somebody down there I get voice mails wrong numbers, transferred all over the place (the run around) and nobody has returns my calls on these issues after several months. I am certain things should have moved along a lot better by now. At this point not having any info to work with has had irreparable damaged my response time for any future possible actions which was certainly their intent all along.

Amendment to the initial complaint filed against Judge

led Feb 22<sup>nd</sup> 2013

Much like other court cases in Judge court room, an answer to a motion, petitions or other documents filed shows proof of service, filing proof of service has never an issue or necessary for the courts in the past, further more when the respondent filed an answer for it (that the judge should of read) and moved the process along proving acceptance of service.

This would be just another incident showing where clearly does not read the documents from either parties or just throwing the gavel around haphazardly, or playing favorites with the respondent seeing how she gets things (money and judgments) without even asking for them.