

State of Arizona
COMMISSION ON JUDICIAL CONDUCT

Disposition of Complaint 13-181

Judge:	No. 1102414722A
Complainant:	No. 1102414722B

ORDER

The complainant alleged a superior court judge would not listen to evidence in a family law case.

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 complaint and several minute entry orders, the commission found no evidence of ethical misconduct and concluded that the judge did not violate the Code in this case. The commission does not have authority to review legal issues. Accordingly, the complaint is dismissed in its entirety, pursuant to Rules 16(a) and 23.

Dated: August 21, 2013.

FOR THE COMMISSION

/s/ George Riemer

George A. Riemer
Executive Director

Copies of this order were mailed to the complainant and the judge on August 21, 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

2013-181

COMPLAINT AGAINST A JUDGE

Your name: _____

Judge's name: _____

Date: 7/15/13

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.

I feel my hard evidence was not even considered in this hearing. I have a recording of the respondent stating he claim whoop the shit out of our daughter. The respondent even admits in his statement that he did leave her alone in the apartment. But yet in the hear he says, he left her with my cousin who stays with him. The judge ordered us to email each other concerns or any info on our child no later than 9pm on Tuesday and to respond back no later than 9pm on Thursday. My issue with the email is, why email if we can't even talk. He has not yet emailed me back since the beginning of June. All im asking is let me send in the recording and have someone actually listen to it and not just take someones word for it.