

State of Arizona
COMMISSION ON JUDICIAL CONDUCT

Disposition of Complaint 13-321

Judge:	No. 1043514822A
Complainant:	No. 1043514822B

ORDER

The complainant alleged a superior court judge was rude and biased, denied her the opportunity to be heard, and denied her legal representation.

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. Accordingly, the complaint is dismissed in its entirety, pursuant to Rules 16(a) and 23.

Dated: May 14, 2014.

FOR THE COMMISSION

/s/ George A. Riemer

George A. Riemer
Executive Director

Copies of this order were mailed to the complainant and the judge on May 14, 2014.

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 321

COMPLAINT AGAINST A JUDGE

Name: _____ **Judge's Name:** _____

Instructions: Use this form or plain paper of the same size to file a complaint. Describe in your own words what you believe the judge did that you believe constitutes judicial misconduct. Be specific and list all of the names, dates, times, and places that will help the commission understand your concerns. Additional pages may be attached along with copies (not originals) of relevant court documents. Please complete one side of the paper only, and keep a copy of the complaint for your records.

I had a dissolution w/o _____ that was finalized by Hon. _____ on _____
Then was opened on _____ by the respondent _____
After the dependency case was dismissed by _____ (my mother). The
dissolution was opened as a petition for modification of legal decision- making. The
Respondent has claimed that he is the father of the _____ and that the dissolution
was filed fraud, which was not the case. The _____ involved are not his biological
there for it was filed without _____ He had not been involved with the
for the last _____ years. I had tried to submit proof of him not claiming the
to judge _____ also I had asked to request a paterintey test be taken and Judge
stated to me that I am a liar and none of my evdince mattered in this case
and regaurdless of what I have I'll lose my _____ by the end of the year due to bad
parenting and not making them see the other party, and referred to it as me allowing
them to eat _____ everyday because that's what they wanted. I had asked if a
_____ can represent my _____ so their voices can be heard since I couldn't submit
my evidence that was also denied with the judge saying that they are to young for a
_____ The judge said that my _____ attorney that represented them in the dependency
case would represent them, and we had to go to family mediation. At the family
medeation I had found out that the judge never sent papers to the _____ attorney to
represnt them. At that mediation is where I was served the protection order and
emergancy custody order The deputy that served me grabbed my _____ year old by the
shoulder and yelled at _____ telling _____ to get away from me, they wouldn't allow me to
speak to my _____ saying I will hurt them. Them mediation was held on _____ . I
had hired an attorney represent me and judge _____ denied me leagal
representation because the other party didn't have leagal representation. On
_____ emergancy temporary orders were filed on faulse allagations of isolation, being
withdrawn from school and not attending a school, divorce being filed fraudulenty, also
faulse accusations of be financially unstable and an unstable home, trying to use the
dismissed dependency case, and states domestic violence has been in the home but
had no proper evidence so this Emergancy order was dissmised. Again on
_____ another emergancy temporary custody was filed along with a protection order.
Which the protection order is supposed to be heard by a judge that isn't holding another
case with myself or the other party also in the law it states that they can not issue a
protection order if there is a hearing for custody pending which there was. Judge
_____ over seen both of those cases and granted them again both were filled using
faulse information.

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The information that was being used is a criminal case, that case number is a fraud case number it is _____, which can not be found in any AZ data base. In this case they state the _____ were involved in a shooting and also that there is domestic violence inoloved. Also there are pictures ther were evidence that was leaked from this case. This case that he is trying to use is still under investagaion and it has not been determined woh the shooter was. When I went to court to present my case and these faulse allagations and my proof I was denied with jude _____ telling me he can't talk about the case as it is criminal and he is Civil and anything I say can and will be used against me. He then had the other party decide weither or not I can speak to my _____ Then told me I could not talk to my _____ until he was showed that the _____ were not witnesses to the criminal case. That case is not a civil matter so that shouldn't determine anything. The other party doesn't live in this state therefore can not provide proper evdince that it was me that was involved in the case. The motion that was filed clearly states that there is a parenting plan pending therefore both the protection order and emergancy order should have been vacated as stated in ARS Title 25-404 section _____. We had a hearing stated for _____ a status review hearing at that time I had called and reported to Judge _____ clerk that I had gotten a note from my doctor stating I was having premature contractions as I am _____ weeks pregnant and that I am on a strict bed rest indacating I can not be present in person but I can be present tellaphonically. I was denied the chance to show tellaphonically and the other party did not appear as stated on the Minute entry so Judge _____ made the orders permanent when failure to appear on the other parties end should have dismissed both orders. I feel Judge _____ was only allowing one side to be heard as appose to hearing both sides and seeking edivence from both parties. I am asking that this case be over turned as the _____ inoloved are not the other parties biologacol _____ the other party has faulse evadince and faulse case numbers and I am the biological and legal parent to both the _____ I have proof of the other party admitting to others that he is not the biological father of the _____ that he let them walk away a year ago, and emails of him harassing me saying he is going to ruin my life. I would like for all of that to be taken into an account also the fact that the _____ biological fathers are willing to submit to DNA testings.