

State of Arizona  
COMMISSION ON JUDICIAL CONDUCT

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Disposition of Complaint 15-017

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Judge:

Complainant:

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**ORDER**

The complainant alleged a presiding superior court judge did not properly supervise other judges and commissioners.

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.

The commission does not have jurisdiction to review the legal sufficiency of any judicial officer's rulings. In addition, 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: February 11, 2015

FOR THE COMMISSION

/s/ George A. Riemer

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George A. Riemer  
Executive Director

Copies of this order were mailed to the complainant and the judge on February 11, 2015.

*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**

**2015-017**

**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 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.

Judge \_\_\_\_\_ used her presiding judge positions to unlawfully transition my child's Parenting time for the reasons of child support deviation. Judges \_\_\_\_\_ ignored the state statutes ARS 25-403.01 through ARS 25-403.09. These statutes direct her to address the child safety concerns presented to her court. CPS had directed me to motion the \_\_\_\_\_ court after substantiating the mother on abuse and neglect charges. See attachment A for the CPS charge notification. Judge \_\_\_\_\_ was also notified that \_\_\_\_\_ repeatedly filed false information and mislead the court and noted in a BAR Charge against the attorney Judge \_\_\_\_\_ was also notified the assigned \_\_\_\_\_ under her supervision ignored the state statutes on courts limitation in changing child support orders originally entered at dissolution of marriage. Judge \_\_\_\_\_ did not end there. Approximately \_\_\_\_\_ later from the custody ruling that was done through abuse of power by Judge Judge \_\_\_\_\_ used her administrative actions and allowed wage garnishment to be done without requiring attorney \_\_\_\_\_ to serve me or honoring my request for hearing as I timely included in my objection to the wage garnishment. See Attachment B for the request for hearing which the hearing officer \_\_\_\_\_ said she does not do evidence hearing but only does status hearings. \_\_\_\_\_ stated the family court judge should have done a evidence hearing based on her your response and request for review of evidence. Judge \_\_\_\_\_ refused to assign a new judge to the case and automatically allowed the writ of garnishment to be sent to the \_\_\_\_\_ without a hearing. Statute requires a hearing on wage garnishment. I was never severed or allowed to show the BAR review of the mother's attorney conduct that caused the custody ruling and child support order and now the write of garnishment. The entire court proceeding has been unconstitutional and abuse of state power and I did nothing wrong but

