

State of Arizona  
COMMISSION ON JUDICIAL CONDUCT

---

Disposition of Complaint 19-209

---

Judge:

Complainant:

---

**ORDER**

October 2, 2019

The Complainant alleged a superior court judge was biased against her, ruled prematurely, engaged in ex parte communications, and made improper rulings in a family law matter.

The role of the Commission on Judicial Conduct is to impartially determine whether a judicial officer has engaged in conduct that violates the Arizona Code of Judicial Conduct or Article 6.1 of the Arizona Constitution. There must be clear and convincing evidence of such a violation in order for the Commission to take disciplinary action against a judicial officer.

The Commission does not have jurisdiction to overturn, amend, or remand a judicial officer's legal rulings. The Commission reviewed all relevant available information and concluded there was not clear and convincing evidence of ethical misconduct in this matter. The complaint is therefore dismissed pursuant to Rules 16(a) and 23(a).

Copies of this order were distributed to all appropriate persons on October 2, 2019.

**CONFIDENTIAL**

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

**FOR OFFICE USE ONLY**

2019-209

**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.

THIS JUDGE \_\_\_\_\_ OF \_\_\_\_\_ COURT WAS ASSIGNED TO MY HIGH CONFLICT DIVORCE AND CUSTODY OF AN INFANT CHILD (AT THE TIME CHILD WAS ONLY \_\_\_\_\_ FATHER WHO HAS BEEN GRANTED SOLE PHYSICAL AND LEGAL CUSTODY IS AN ABUSIVE AND VINDICTIVE PERSON WHO I BET MY LIFE ON IT WILL BE DIAGNOSED FOR \_\_\_\_\_ WHICH DESPITE OF MY FORMAL WITTEN REQUEST TO ORDER FATHER TAKE A \_\_\_\_\_ PSYCHOLOGICAL EVALUATION JUST FOR SAKE OF SAFETY OF SUCH A YOUNG CHILD BUT JUDGE \_\_\_\_\_ DENIED (PLEASE SEE THE DOCKET FOR CASE# \_\_\_\_\_ DUE TO MY CRISIS FOR RESOURCES OF OFFICE SUPPLIES IT COULDN'T BE POSSIBLE FOR ME TO PRINT SO MUCH, BUT IT'S ALL ON DOCKET EVERYTHING WHAT I AM STATING IN THIS COMPLAINT TODAY) IT'S ALL DUE TO OPPOSING COUNSEL'S EXTERNAL UNDUE INFLUENCE AND TARGETED INFLECTION OF MAN EGO AGAINST MOTHER BY THE OPPOSING COUNSEL WHO I CAN NOT BEGIN TO TELL ABOUT BEEN DOING IN THIS CASE. STARTING FROM EX-PARTE COMMUNICATIONS, FRAUDULENT TAMPERING WITH FILED WITH CLERK OF COURT DOCUMENTS BY OMISSION OF MOTHER'S SIGNATURE FROM THE PETITION, FALSE EVIDENCE ADMISSION, FRADULENT CONCEALMENT OF ANTENUPTIAL AGREEMENT (WHICH IS A MAJOR PART OF MY RELIGIOUS BELIEF IS A DIRECT ATTACK ON M 1ST AMENDMENT RIGHT NEVERTHELESS IT'S EXPLICITLY BEEN SAID IN LAW AND BY THE SUPREME COURT THAT SUCH PREMARITAL AGREEMENTS ARE TO BE ENFORCED WITHOUT CONSIDERATION THEN WHO IS JUDGE \_\_\_\_\_ ? WHO THINK SHE CAN VIOLATE MY 1ST AMENDMENT RIGHT, MY RELIGIOUS BELIEFS AND JUST DENIED TO ENFORCE THE ANTENUPTIAL AGREEMENT? AND NO ONE IS EVEN SAYING A THING TO THESE SHALLOW PEOPLE!!!!), HAVING TO ISSUE FRAUDULENT FELONY ARREST WARRANT, DISMISSING MODIFICATION PETITION WITHOUT GOOD CAUSE ALL WORKING IN CONCERT FORM WITH \_\_\_\_\_ COMMISSIONER \_\_\_\_\_ FOR CHILD SUPPORT (FRAUDULENTLY MULTIPLYING THE SUPPORT AMOUNT AND TIME EFFECTIVE SINCE THAT'S BEEN ORDERED BY COURT IN TEMPORARY ORDERS) BY BLOCKING MOTHER FROM ATTENDING THE HEARING. IT'S UNBELIEVABLE HOW EVERYONE " \_\_\_\_\_ ' CLERKS OF THE COURT, CONFERENCE OFFICER \_\_\_\_\_ COMMISSIONER \_\_\_\_\_ COMM \_\_\_\_\_ COMM \_\_\_\_\_ JUDGE \_\_\_\_\_ JUDGE \_\_\_\_\_ AND JUDGE \_\_\_\_\_ I HONESTLY DO NOT KNOW SHOULD I COMPLAINT FIRST. HEAL MYSELF, SAVE MY TODDLER OR GO PUKE FIRST. IS THIS WHAT WE GAVE THEM OFFICE FOR AND PAY SALARY EVERY MONTH?

PLEASE RESPONSE TO THIS QUESTION IS REQUESTED PLEASE. HOW ARE THESE PEOPLE ACTING UNDER COLOR OF LAW DEPRIEVING PUBLIC THEIR RIGHTS WHEN LAW EXPLICITLY STATES IN REGARDS TO APPLICABLE LAWS AND STARIGHT OUT FORBIDDING ANY AND ALL GOVERNMENT OFFICIALS AND EMPLOYEES TO DO SO PURSUANT TO AND THROUGHOUT 18 42 AND 34 U.S.CODE (U.S.CODE 42 § 14141 RECODIFIED IN U.S.C 34 § 12601)WHICH IS DIRECTLY RACING AGAINST THE CONSTITUTION. WHICH BY ALL MEANS ARE ACTS OF TREASON..... HOW AND WHY ARE THEY HOLDING OFFICE? AS ONE OF THE PEOPLE OF THIS SOVEREIGN STATE OF ARIZONA I HAVE THE RIGHT TO ASK AND SO I INSIST TO KNOW THIS, SO PLEASE FORWARD THE ENQUIRY TO ANY OTHER APPROPRIATE DEPT, SECTOR AND/OR PERSON FOR ANSWER.

1. JUDGE \_\_\_\_\_ IS BIAS, PARTIAL, UNFAIR, AND PREJUDICE BECAUSE OF HIS FOLLOWING ACTIONS:

(1) DENIED MOTHER'S " \_\_\_\_\_ ' AND " \_\_\_\_\_ " IN DIRECT VIOLATION OF THE CONSTITUTION BY DENIAL OF MOTHER'S FILE MOTION TO CONTINUE FILED ON \_\_\_\_\_

**CONFIDENTIAL**

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

**FOR OFFICE USE ONLY**



**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.

CONSPIRACY, COLLUSION TO SIMULATE OPPOING PARTY AND/OR HIS COUNSEL, FRAUDULENTLY AND INTENTIONALLY MISREPRESENTED THE MOTHER DURING THE TEMPORARY EVIDENTIAR HEARING ON (SEE EXHIBIT # ) THUS BY DENIAL OF MOTHER'S RESULTED IN MOTHER FORCED TO WITHSTAND DIVORCE TRIAL WHERE AS MOTHER LAWFULLY HAD NO STANDING AS SHE WAS INCOMPETENT, IN WANT FOR ATTORNEY REPRESENTATION AND HAD ABSOLUTELY 0 LEGAL KNOWLEDGE EVEN SHE WAN'T FULLY AWARE OF HER RIGHTS PROPERLY, ON OTHER HAND FATHER, WAS IN REPRESENTATION OF AN EXTREMELY AGREESIVE ATTORNEY PRACTICING OVER SPECIALIZING IN FAMILY LAW AND A MASTER MANIPULATOR AND LAW BREAKER. DECIPLINARY JUDGE IS GOING TO BE WELL AWARE OF HIS CONDUCTS AS HE'S BEEN DECIPLINED TIMES IN FOR FOLLOWED BY A (SEE EXHIBIT#

(II) APPROVING OPPOSING COUNSEL'S MORE THAN FRIVOLOUS MOTION TO CONTINUES TILL DATE JUST TO EVADE THE ENFORCEMENT HEARINGS SCHEDULED. THERE AR ENFORCEMENT, AND CONTEMPT PETITION IN TOTAL TILL DATE BEEN FILED BY MOTHER AND NOT ONE COULD MAKE IT TO A HEARING WHICH IS ESSENTIAL IN ORDER TO AVOID MISCARRIAGE OF JUSTICE; WHICH DID NOT HAPPEN, DESPITE OF FILINGS WITH EVIDENCE OF ABUSE OF PROCESS AND DENIAL AND VIOLATION OF COURT ORDERS, TORTIOUS INTERFERENCE WITH MOTHER'S PARENTAL RIGHTS AND PARENTING TIME IN VIOLATION OF A.R.S. 605, 606. THESE JUDGES DO HAVE KNOWLEDGE OF PRIOR ABUSE AND MISCONDUCTS AND NOT THAT IT'S OUT OF HONEST MISTAKE OR IN ANY ERROR. SERIOUSLY SHAME ON THEM. (PLEASE SEE DOCKET FOR EXHIBIT)

(III) ANOTHER LEGENDARY PROOF HERE IS ATTORNEY FEES IMPOSED ON MOTHER WITH OUT MERIT AND WHAT'S BEEN STATED IN THE FINALE DIVORCE DECREE ARE EXACTLY WHY MOTHER REQUESTED FOR A CONTINUENCE WHICH THE JUDGE DENIED IT AT THE BEGINNING OF THE HEARING, WHERE AS FIVOLOUS GETS APPROVED EVEN HOURS BEFORE SCHEDULED HEARING. IF I DO NOT KNOW WHAT THE LAW REQUIRES OF ME HOW WILL I EVEN DEFEND MYSELF, HE DENIED ME MY RIGHT TO EVEN DEFEND MYSELF! ON TOP OF IT IMPOSED FATHER'S ATTORNEY'S FEES ON A WOMAN WHOSE CHILD YOU GUYS TOOK AWAY AND GIVEN TO AN ABUSER (THINK OF HER MENTAL AND EMOTIONAL CONDITION ONCE) AND WHO IS UNEMPLOYED FOR THE REASON THAT SHE DOESN'T KNOW LEGALESE? 2ND SAY IF EVEN FOR A SECOND I ADMIT (WHICH I DON'T, NEVER WILL AND NOR SHOULD I) IT'S MY FAULT STILL THE SANCTION SHOULD HAVE BEEN SOMETHING ELSE AND NOT WHAT WRONGFULLY BENIFITS THE ADVERSE PARTY AND 3RD THE ORDER AWARDING ATTORNEY'S FEES WERE SIGNED BY THIS JUDGE A BEFORE DEADLINE CEASED. ORDERS WERE SIGNED ON AND DEADLINE WAS TILL (SEE EXHIBIT# )

(IV) THE ORDERS IN DECREE IS WRITTEN AND DRAFTED BY MR. ANYONE CAN SHOULD BE ABLE TO POINT THAT OUT BY JUST READING HIS OTHER FILINGS SPECIALLY HIS MOTION TO " THE SENTENCE CONSTRUCTION, WORD USEAGE ANYONE WHO KNOWS COUNSEL A LITTLE BIT CAN FIGURE IT OUT, I FIGURED IT OUT AT 1ST GLANCE THAT HE WROTE IT, WHICH I WOULD NOT HAVE MADE BIG ISSUE OUT OF, EVEN THOUGH IT'S WRONGFUL OF ANY JUDGE TO DC SO WITHOUT GIVING THE OTHER PARTY A FAIR CHANCE TO REVIEW IT BEFORE SIGNING. THE REASON IT INDEED IS AN EXTREMELY BIG DEAL THAT THE JUDGE EVEN DID NOT FIND IT IMPORTANT TO READ

**CONFIDENTIAL**

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

**FOR OFFICE USE ONLY**



**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.

ORDERS WHICH JUDGE \_\_\_\_\_ WOULD'NT HAVE MADE IF HE WOULD HAVE MADE IT IS THE CHILD SUPPORT AMOUNT AND THE DATE IT COMMENCES. IN DIVORCE DECREE IT SAYS " \_\_\_\_\_ " WHILE IN TEMPORARY ORDERS THE AMOUNT IS SAID TO BE \_\_\_\_\_ SO \_\_\_\_\_ WHERE THE ACTUAL ORDERS OF THE JUDGE IS " \_\_\_\_\_

" AND " \_\_\_\_\_ (SEE EXHIBIT \_\_\_\_\_ ), NOTICE MORE HOW ALL ORDERS ARE IN FAVOR OF THE FATHER THERE IS NOTHING APPLICABLE TO FATHER REALLY IN THE ENTIRE \_\_\_\_\_ OF ORDERS IT'S ALL POINTED TOWARDS MOTHER, NOTICE IN EXHIBIT# \_\_\_\_\_ WHERE CREDIT CARD DEBTS ARE MENTIONED IT HAS NO CREDIT CARD DETAILS OR ANYTHING \_\_\_\_\_ AND AMOUNT WHAT'S THE LEGIMACY THAT HE EVEN HAVE THOSE CREDIT CARDS BECAUSE HE ONLY HAD \_\_\_\_\_ CREDIT CARDS WHEN WE WERE LIVING TOGETHER, NOW HE GOT \_\_\_\_\_ AND I AM LIABLE TO PAY IT??? THAT IS THE THING COUNSEL DOESN'T EVEN PROVIDE EVIDENCE OF TO WHAT HE IS CLAIMING HE BASICALLY IS MAKING UP A STORY OF HIS OWN AND LINKING WHAT WITH WHAT AS EVIDENCE DOESN'T EVEN SENSE TO ME. THAT'S NOT ALL THERE IS MORE.

(V) EX-PARTE COMMUNICATION: DUE TO CONCEALMENT AND OMISSIONS AND FRAUD I DO NOT HAVE DIRECT EVIDENCE BUT THERE ARE A NUMBER OF WAYS YOU GUYS CAN DO SO BY SUBPOENA JUDGE'S AND \_\_\_\_\_ RECORDS, CHECK ON CAMERA ON AND AROUND THOSE DATES ETC. BESIDES JUDGE HAVE GOT SOME OUTSIDE BUSINESS RELATIONSHIP WITH \_\_\_\_\_ AS WELL WHICH ON MY ASKING OF MULTIPLE TIMES NEITHER MY EX-ATTORNEY \_\_\_\_\_ TELLS ME NOR DOES \_\_\_\_\_ I CAUGHT THE HEARING SESSION FROM WHERE I HEAR JUDGE \_\_\_\_\_ SAID THAT "

' WHICH JUDGE \_\_\_\_\_ IS FINE ON THAT SINCE HE DISCLOSED IT ACCORDINGLY LIKE HE IS REQUIRED IT'S THE ATTORNEYS IN THIS CASE MAKING THE MESSES ANYHOW SO EX-PARTE COMMUNICATION IS GURANTEED I DO NOT HAVE A SHADOW OF A DOUBT THOSE ARE SELF EVIDENT TOO. IN MULTIPLE ORDERS YOU WILL SEE \_\_\_\_\_ STATING THE WHAT THE JUDGE'S DECISION GOING TO BE BEFORE EVEN HEARING HELD AND MOSTLY WHEN EVER HE FILED ANY RESPONSE TO MY MOTIONS OR PETITIONS ALMOST IN ALL OF HIS RESPONSES NOTICE THE \_\_\_\_\_ OF HIS DOCUMENTS IT CLEARLY STATES WITHIN HIS LAST PARAGRAPH TO WHAT HE WANTS THE JUDGE OR COMMISSIONERS TO DO AND THAT'S EXACTLY WHAT THEY ALL BEEN DOING. IN SHORT BASICALLY THE COMMISSIONER'S AND JUDGES ARE TAKING ORDERS FROM OPPOSING COUNSELL THAT'S SERIOUSLY SHAMEFUL AND ON DIVORCE DECREE MULTIPLE PLACES AND HE VERBALLY AT THE TRIAL TOO STATED THAT THOSE EMAILS THAT'S BEEN TALKED ABOUT AND RELIED UPON IN DETERMING CHILD'S CUSTODY ARE NEITHER IN EVIDENCES NOR EVER BEEN SHOWN AT THE TRIAL THEN WHAT ARE THEY TALKING ABOUT AND I NEVER SENT FATHEF NO EMAIL THAT TIME. \_\_\_\_\_ GOT CAUGHT TO ME RED HANDED WHEN HE MET IN EX-PARTE WITH COMMISSIONER \_\_\_\_\_ IN \_\_\_\_\_ (YOU HUYS HAVE THAT COMPLAINT IN HAND TOO SEE ITS DETAILS FOR REFERENCE).

(VI) IRRESPONSIBLE, IGNOANT AND INCONSIDERATE JUDGE: AND THOSE ARE NOT THE QUALITIES WE ELECT ANY JUDGE. CAN ACTUALLY ANY JUDGE BE SO IRRESPONSIBLE I WONDER? TO SIGN WITHOUT READING WHAT IT CONTAINS WHEN SOMEONE ELSE WROTE IT. I MEAN HE OK LETS SAY I AM NOT SUPPOSED TO KNOW IT SO NOW I DON'T KNOW THAT \_\_\_\_\_ WROTE IT BUT HE DOES HOW DID HE JU:

**CONFIDENTIAL**

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

**FOR OFFICE USE ONLY**

--

**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.

WOULD READ OR EVEN SCAN THROUGH ONCE HIS EYES WOULD HAVE CAUGHT AT LEAST A COUPLE OF THE THINGS.

(VII) HE EVEN DENIED MY COURT ORDERED ENFORCEMENT OF PARENTING TIME WHAT MORE NEEDS TO BE TOLD ABOUT HIM. FATHER BEEN NOT ABIDING ANY ORDERS OTHER THAN BRINGING BABY TO SUPERVISED VISITS. HIS COUNSEL AND FATHER HIMSELF IS INTERFERING WITH MY PARENTAL RIGHTS AND VIOLATING COURT'S ORDERS AND THEY ARE SUPPORTING HIM