

State of Arizona  
COMMISSION ON JUDICIAL CONDUCT

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Disposition of Complaint 19-241

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Judge:

Complainant:

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**ORDER**

October 9, 2019

The Complainant alleged a superior court commissioner was biased against him 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).

Commission member Colleen E. Concannon did not participate in the consideration of this matter.

Copies of this order were distributed to all appropriate persons on October 9, 2019.

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

**FOR OFFICE USE ONLY**

19-241

**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 \_\_\_\_\_ has been utterly and completely biased against me throughout the case and the ruling. Significant evidence was presented that my ex spouse abducted my children and made numerous false allegations of abuse against me to keep me from my children, Judge \_\_\_\_\_ refused to sanction her for this or consider it in the ruling. There was not one piece of factual evidence presented that I ever attempted to keep the children from her, I have always asked for Judge \_\_\_\_\_ completely ignored her numerous blatant counts of perjury including related to her income, her mental health, her residence, and her false police reports. Judge \_\_\_\_\_ ordered me to pay court costs for her unnecessary motions including his unlawful order for me to register a vehicle she stole from me in \_\_\_\_\_ when \_\_\_\_\_

He even ordered me to pay court costs for when her own lawyer filed a motion to disclose bank accounts records that were her own client's (my ex spouse not even my accounts). However, he failed to even consider the significant attorney's costs I incurred from her multiple false allegations.

Judge \_\_\_\_\_ allowed the Respondent to simply testify to her income instead of providing pay stubs and bank statements as required by the court. He then calculated child support based on her fraudulent statements even after witnessed her multiple acts of perjury. He failed to require her to provide records of her business even though significant evidence was presented that she was self employed and/or partially self employed. He failed to required to her disclose her extensive psychological records even though clear evidence was presented she suffered from severe Post Partum Depression. However, Judge made it a point, even in the ruling, to point out that I have PTSD even though it is completely unrelated to the case.

Judge \_\_\_\_\_ awarded primary medical decision making to the Respondent even when clear evidence was presented that she neglected the children's medical and dental needs.

Judge \_\_\_\_\_ ordered a final child support order with an income level for myself based entirely on fiction. It appears he is ordering a \_\_\_\_\_ medically retired veteran to work a full time job. He again used a number to calculate her income that does not even match the \_\_\_\_\_ old paystub she did provide or her business income. He calculated arrears for \_\_\_\_\_ based on my current income, but used minimum wage for her income. He calculated child support with her claiming she pays \_\_\_\_\_ for vision insurance for the children, who 1) do not need vision insurance and 2) she has provided no evidence she pays. I, however, provided evidence that I pay \$ \_\_\_\_\_ for medical and \_\_\_\_\_ for dental insurance and he left the dental insurance completely off the calculations. In addition, he calculated a child care cost of \_\_\_\_\_ a month, again without requiring her to submit any proof of this, causing me to overpay for almost a \_\_\_\_\_ She was actually paying \_\_\_\_\_ for child care and only because she refused to let me watch the children.

Judge \_\_\_\_\_ ruled that my children have to attend school in the \_\_\_\_\_ school district even though neither parent lives in that district. He failed to take into consideration that the Respondent moved to the second I moved \_\_\_\_\_ from her old residence in \_\_\_\_\_ to be closer to my children. He claims the \_\_\_\_\_ school is best for both parent's, when he is actually requiring me to drive \_\_\_\_\_ there

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and back to drop off and pick up my children. It is only convenient for Respondent and my child is falling asleep in class because he has to be woken up so early to get to school on time from her residence in

Judge \_\_\_\_\_ completely ignored the fact that Respondent took all the community assets, emptied the joint bank account, destroyed my personal property, concealed and liquidated community assets, and left me to pay for all the community debt. He also ignored my claim for community waste when she spent over \_\_\_\_\_ for her business in the \_\_\_\_\_ abducting the children and leaving and siphoned an additional \_\_\_\_\_ into her personal bank account (which she was never required to disclose). In summary, I have been blatantly discriminated against by Judge \_\_\_\_\_ in this case for my disabled veteran and paternal status. He completely ignored numerous sanctionable actions the Respondent engaged in and failed to require her to produce documents and disclosures required by law. He did not once take into consideration her actions against my children, or what is actually in the best interest of the children. I am now still overpaying for child support causing undue stress on my children when they are with me, and Respondent continues to ignore and deny court ordered parenting time.