

State of Arizona  
COMMISSION ON JUDICIAL CONDUCT

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Disposition of Complaint 20-224

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Judges:

Complainant:

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**ORDER**

October 15, 2020

The Complainant alleged three superior court commissioners ignored evidence of child abuse and made improper rulings in a family law matter. The complainant also alleges that a superior court judge improperly dismissed an order of protection.

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 Commission Rules 16(a) and 23(a).

Commission member J. Tyrrell Taber did not participate in the consideration of this matter.

Copies of this order were distributed to all appropriate persons on October 15, 2020.

**CONFIDENTIAL**

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

**FOR OFFICE USE ONLY**

2020 - 224

**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.

The reason for my letter is to file a complaint against Commissioner \_\_\_\_\_ I have been a victim of I  
multiple occasions, Commissioner \_\_\_\_\_ did not take my statement into consideration and keeps de  
after I mention opposing counsel has lied under oath and having evidence of my Alligations she ignores me  
beginning to think superior court employees have special rights considering opposing counsel workers for  
obtain an order of protection for my son he is \_\_\_\_\_ old and a victim of Child Abuse i am dealing with a ve  
abuse. All i am asking for is my son safety and protection until everything gets situated in his case.

Thank you for your time and enjoy the rest of your day

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The reason for my letter is to file a complaint against Judge \_\_\_\_\_ Judge \_\_\_\_\_ Dismissed my order

against my sons mother, I filed all the paperwork and signed all documents just did not make it in time to see employees and law enforcement my order was valid after defendant and I had an incident that same day in served by law enforcement. A month later I was told by law enforcement I had no valid order of protection a \_\_\_\_\_ and her order was valid, i received a letter in the mail stating there was no record of my order under my \_\_\_\_\_ be dismissed.

There has been multiple conflicts and missed understandings regarding the order I filed i had no knowledge entitled to write a complaint that is why I took so long to report this.

Thank you for your time and enjoy the rest of your day

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Hello my name is \_\_\_\_\_ and the reason  
For my complaint against Commissioner \_\_\_\_\_ is she granted  
my son mother an Emergency custody  
order on the \_\_\_\_\_ my child and I are victims  
of a federal crime Police add \_\_\_\_\_ misconduct.  
My child continues to be the victim of child abuse  
Physical and sexual because of the misconduct of both  
departments I filed a complaint to the attorney  
General of Arizona his office acknowledge my complaint  
but mention to forward my complaint to the

On \_\_\_\_\_ I filed for an Emergency custody order and  
Explained why my son is in great danger showed my  
evidence showing the misconduct of law enforcement and  
also the letter from the attorney General and was  
denied my main concern is my child who is  
old and is back with the perpetrators who been abusing  
him for over \_\_\_\_\_ know<sup>2</sup> law enforcement are refusing to  
help me locate my son. Thank you for your time

SUPERIOR COURT OF ARIZONA

HONORABLE

IN RE THE MATTER OF

AND

MINUTE ENTRY

\_\_\_\_\_

\_\_\_\_\_

This is the time set for Evidentiary Hearing on Respondent/Mother's *Petition to Enforce Parenting Time* filed \_\_\_\_\_ Petitioner/Father, \_\_\_\_\_ is present telephonically on his own behalf. Respondent/Mother, \_\_\_\_\_ is presented by above-named counsel both participating telephonically.

A record of the proceedings is made digitally in lieu of a court reporter.

and \_\_\_\_\_ are sworn.

**LET THE RECORD REFLECT** that the parties participated telephonically in a pre-hearing conference with the Family Court Conference Officer prior to commencement of this hearing however they were unable to reach a full agreement.

SUPERIOR COURT OF ARIZONA

The Position Statement provided by the officer of the Family Court Conference Center is reviewed on the record.

Counsel for Respondent presents a statement on his client's behalf.

The Court takes judicial notice of the current Stipulated Order Re: Rule 69 Agreement As to Legal Decision-Making and Parenting Time signed by Judge on as follows:

“

”

Order was entered on beginning testifies and states that Father has kept the child since the Stipulated Mother is requesting make-up consecutive

testifies.

Discussion is held.

Based upon the matters presented and for the reasons stated on the record,

**THE COURT FINDS** that Petitioner/Father is in contempt of Court for failing to abide by the terms and conditions of the parenting time order and interfering with Mother's visitation.

**IT IS ORDERED** that Mother shall be entitled to have make-up parenting time with the child. Mother's make-up parenting time shall begin, at until The exchanges shall be at the at Thereafter, the parties shall have their normal parenting time schedule as previously ordered by the court schedule, with Mother having each Monday and Tuesday and Father having each Wednesday and Thursday and the parties alternating weekends from Friday through Sunday.

**IT IS FURTHER ORDERED** allowing counsel for Respondent/Mother to file an appropriate Application for Attorney's Fees and Costs, together with a "China Doll" Affidavit, and submit a copy thereof this Division. Petitioner/Father may file a response or objection. The issue shall be deemed submitted at that time.

**THE COMMISSION'S POLICY IS  
TO POST ONLY THE FIRST FIVE  
PAGES OF ANY DISMISSED  
COMPLAINT ON ITS WEBSITE.**

**FOR ACCESS TO THE  
REMAINDER OF THE  
COMPLAINT IN THIS MATTER,  
PLEASE MAKE YOUR REQUEST  
IN WRITING TO THE  
COMMISSION ON JUDICIAL  
CONDUCT AND REFERENCE  
THE COMMISSION CASE  
NUMBER IN YOUR REQUEST.**