

State of Arizona  
COMMISSION ON JUDICIAL CONDUCT

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Disposition of Complaint 17-266

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Judge:

Complainant:

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**ORDER**

The complainant alleged a superior court judge ignored the evidence in a civil case.

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 the judge'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(a).

Commission member Gustavo Aragon, Jr. did not participate in the consideration of this matter.

Dated: December 6, 2017

FOR THE COMMISSION

/s/ Margaret H. Downie

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Margaret H. Downie  
Executive Director

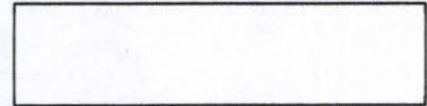
Copies of this order were distributed to all appropriate persons on December 6, 2017.

*This order may not be used as a basis for disqualification of a judge.*

**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.

DURING THE SUPERIOR COURT JUDGE  
WITH  
SHOWED BLATANTLY IGNORING OF EXHIBIT  
EVIDENTIAL FACTS AND WITNESSES PRESENTED IN  
THIS CASE:

- (1) THE PROPERTY VEHICLE WAS LEGALLY CO-OWNED BY PLAINTIFF AND HER LATE HUSBAND. THE PLAINTIFF VEHICLE PROPERTY WAS AWARDED TO HER IN A CIVIL DIVORCE DECREE (E.G. EXHIBIT 1)
- (2) DEFENDANTS ILLEGALLY TOOK POSSESSION BY FORGING A RECEIPT AS AN AFFIDAVIT TO THE  
FOR A TITLE.

LAW POLICY #32-6901(F) [EXHIBITS 2, 3 & 5]

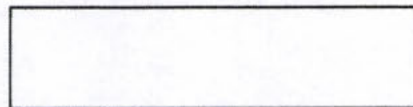
"NON PROBATE AFFIDAVIT" SPECIFICALLY STATES;  
"A NON PROBATE AFFIDAVIT IS NOT ACCEPTABLE FOR TRANSFERRING THE INTEREST OF A SURVIVING OWNER. FURTHER MORE, PLAINTIFF'S WITNESS WAS TOLD BY THE DEFENDANT THAT SHE FORGED THE RECEIPT OF PURCHASE OF VEHICLE FROM HER FATHER DURING THE TIME WHEN SHE WAS TRANSFERRING TITLE OUT OF HER MOTHER'S NAME AT DIVISION IN

(CONTINUED ON PAGE 3)

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(3) PLAINTIFF HAD EVIDENTIAL PROOF OF CHRONOLOGICAL TIME OF STORAGE RECEIPTS AND VEHICLE TITLE TABS AND INSURANCE DURING THE TIME DEFENDANT HAD FORGED PURCHASE RECEIPT FOR VEHICLE (E.G. EXHIBIT 4) (EXHIBIT 5).

(4) PLAINTIFF WITNESS WAS HARRASSED AND BADGERED REGARDING A PREVIOUS IRRELEVANT CRIMINAL CONVICTION (E.G. UNDER AGE SEX).

(5) JUDGE IGNORED EXHIBIT EVIDENCE THAT DEFENDANT SOLD VEHICLE DURING COURT LITIGATION AND BEFORE HIS RULING

(6) JUDGE ALLOWED IRRELEVANT WITNESS WHILE DEFENDANT PURGERED HERSELF BY PRESENTING BOTH FORGED PURCHASE RECEIPT AND WITNESSES DEFYING ANY IRRELEVANT EXHIBIT EVIDENCE ON THE PROVEN TIME ON CHRONOLOGICAL EVENTS RELEVANT OF THE CASE.

(7) PLAINTIFF PRESENT RELEVANT EVIDENTIAL EXHIBITS WHICH ARE CITED BY (RICE V. BRAKEL, 233 ARIZ. 140 SECTION 28, 310, P.3d 16, 23 APP 2013 - PARTIAL FOLLOWING TO CITE - RELEVANT PORTIONS OF RECORD

DIVISION OF APPEALS

[ARIZ R CIV P. 13 (2)(6), (7)(A)(B), RITCHIE V KRASNEZ 221, 228 P.3d 1276, 1289 (APP 2009)]