State of Arizona COMMISSION ON JUDICIAL CONDUCT

	Disposition of Complaint 06-072	
Complainant:	No.	1280910241A
Judge:	No.	1280910241B

ORDER

The commission reviewed the complaint, the judge's response and the recording of the hearing that was the subject of this complaint and found no evidence of ethical misconduct on the part of the judge.

It is within a judge's discretion to weigh evidence and make legal determinations. The commission is not an appellate court and cannot overturn or change a judge's ruling.

This complaint is dismissed pursuant to Rule 16(a).

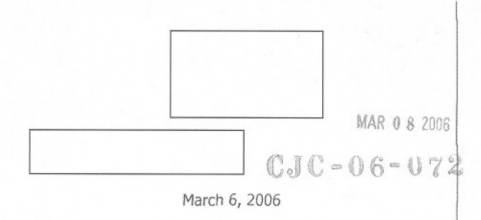
Dated: July 11, 2006.

FOR THE COMMISSION

/s/ Keith Stott
Executive Director

Copies of this order were mailed to the complainant and the judge on July 11, 2006.

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



To the Judicial Conduct Commission,

Did you know that I could yell at you, call you names and flip you off in front of your children? I can tell your children horrible things about you and discuss the details of your divorce. I can interfere with your parental rights at your child's school. I can tell you that you can no longer have a relationship with your former spouse's family. I can extend you bazaar sexual invitations. I can send you e-mails, text messages and phone calls that are disturbing to you. Even if you are not the one to initiate them, there is nothing you can do to stop me. You have to block your e-mail, screen your calls, delete your messages and avoid confrontation and as long as I don't destroy your property or touch you, I can say what I want to. This can go on for a 5-year period. Would you want to have to endure this type of harassment?

Judge	Superior Court ruled in favor of allowing
someone to treat me this way by not or	dering an Injunction of Harassment.
This is allowable to Judgebecaus	e said he can't control someone's
jealousy or if people can't get along. Ur	nless threats of bodily harm or of
one's life occur than Judge could granted.	n't justify an Injunction of Harassment be

Statue ARS 12-1809 states the definition of Harassment - personal: A series of acts over any period of time that is directed at a specific person and would cause a reasonable person to be seriously alarmed, annoyed or harassed and the conduct seriously alarms, annoys or harasses the person and serves no legitimate purpose. It also states that in the State of Arizona you do not have to be physically injured or hurt to be a victim of Domestic Violence. Domestic violence occurs if the other person has done or attempts to threaten, intimidate, harass you, or interfere with the custody of your children. Shouldn't this statue have protected me?

I feel let down by the judicial system, I can see why people get frustrated and don't turn to our system for assistance. Had I made official complaints every time a problem took place than it seems as if I would have been protected. I will be making an official complaint should anything happen from here on out. I don't care how frivolous it seems, next time the law will protect me against harassment, slander and verbal abuse to my children and myself. It seems to me that the people who are using the system are the same people who know how to abuse the system.

Unfortunately, sometimes things don't work out between two parents. Regardless of whose fault you or I think it is. Parents should love their kids more than the anger they feel for the former spouse, the pain it causes the other parent is not worth the price the children pay.

Sincerely,