## State of Arizona COMMISSION ON JUDICIAL CONDUCT

**Disposition of Complaint 06-203** Complainant: No. 1291810656A Judge: No. 1291810656B

## ORDER

The commission reviewed the complaint filed in this matter and found no misconduct on the part of the judge. The issues raised are solely legal or appellate in nature. If a judge makes an incorrect ruling or misinterprets the evidence, the correct remedy is to appeal to a court with appropriate jurisdiction.

The commission is not an appellate court and cannot change a judge's decisions; therefore, the complaint is dismissed pursuant to Rule 16(a).

Dated: September 19, 2006.

FOR THE COMMISSION

/s/ Keith Stott Executive Director

Copies of this order were mailed to the complainant and the judge on September 19, 2006.

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

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

FOR OFFICE USE ONLY CJC-06-203

	COMPLAINT AGAINST A JUDGE	
Your name	Judge's name	ate: 7/26/06
provide all of the importa plain paper of the same siz	your own words what the judge did that you believe count names, dates, times and places related to your complaints to explain your complaint, and you may attach addition y attach copies of any documents you believe will help u	tint. You can use this form or nal pages. Do not write on the
DEVery A	2 Januar Statute of AZ	Fanily
Dourts u	as ignored.	0
62 My Child	was questioned in O	por court
O Defendes	t disobly a direct c	ourt Oldor
fo adend	a parent information C	lass. Which
is Marda	tory on AZ.	
QJ Cecei	red exhibits (my copy) fr	un the delendant
24 hours	before the court hear	NJ. NOt
30 de s a	s Stated b. AZ Jaw.	
· 5) We greene	questioned for 10 pup.	by are use
levere told	the were under oak	4. D
GI have be	een the primary care f	rovider for
A. 501 5	Dee his Diell, alis le	xas graved
(Dldy Child	restified that his fall	iaridas
near and	1 scares him - groved.	L
8	was given the r	rone and
plenber of	a UPS worker that p	350- Talked
yo-she de	id responsed and and	Dinher.
Only and	was accused & bety ca	ached
by henry	Son has a nined of this	sime and
Stated to	cts that were ighard.	
QITHIS Alli	. Sudge Catered to a "	ery disturbed
abusile 1	and and a second s	J
	were isrored.	
	ued be declared a pr	
Justice was	5 not Served Children ha	ue no voice.

(Attach additional sheets as needed)

On \_\_\_\_\_ my custody and divorce case was heard by Mary Brooksby. Very recently I have learned that she is a lawyer. Her background is in medical malpractice, not family law. Every guideline, law and statute I have researched concerning family law in Arizona was ignored. We were sworn under oath approximately ten minutes after her line of questioning started. She wanted to speak with my then ten year old child, that should have done in Judges chambers. She spoke to my child in open court. My son stated he was afraid of his father. That was dismissed. He told her his father is mean, ignored. His father stated in court that our son \_\_\_\_\_ was overweight. ignored the comment and the fact that she was looking at a healthy child

CIC-06-203

not a fat one. allowed falsified statements that the defendant submitted ONE day prior to the hearing .Had she followed up on anything the defendant claimed she would have found a chronic liar. The defendant wrote the statements himself and had people sign them. ignored that the defendant admitted to ignoring an order of the court to attend and complete a Parent Information Program that is REQUIRED by anyone with a minor child in family court. The defendant was asked if he had made plans to attend the class, he said no. He was permitted to commit perjury at every court appearance and now my son is paying the price. Look at my divorce decree online, case and you will see what I am reporting this lawyer for. My son is in hell, because this woman did not have knowledge of family court, nor was she trained to see signs of distress in a child. My son and I deserve justice. We deserve to be heard before the judge I was assigned and NEVER saw at any time. Judge I paid an attorney in to hear that had I actually been heard by Judge my son and I would never have had to go through this horrible ordeal. Because of her, my son has called me scared, hungry, saying he is going to run away, that he can't talk because his father is listening, that he isn't allowed to keep money that is his because they want a quad. My son went to a summer camp for one week and spent two days severely dehydrated. I was never notified, I've had to contact the police to check on my son because his father will not allow contact. I raised my son, I'm the one who cared for him since day 1 in EVERY capacity. should not be deciding any childs future. I am heartbroken for my child. I will not rest until my son is home and safe again. Until justice is served.

Thank you for your time and attention to this matter.