State of Arizona COMMISSION ON JUDICIAL CONDUCT

	Disposition of Complaint 09-223	
Complainant:	No.	1371300622A
Judge:	No.	1371300622B

ORDER

The commission reviewed the complaint filed in this matter and found no evidence of ethical misconduct on the part of the judge. The complaint is dismissed pursuant to Rules 16(a) and 23.

Dated: December 17, 2009.

FOR THE COMMISSION

\s\ Keith Stott
Executive Director

Copies of this order were mailed to the complainant and the judge on December 17, 2009.

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

Thursday, August 20, 2009

To whom it may concern:

To start from the beginning my mother and I had a case in front of judge Case #1 CA-CV that took a couple of years and when he made his ruling he used our evidence and gave it to the party we were suing. (he ruled the evidence as if they presented it in their favor) we appealed his decision on fourteen counts and the appellate courts only reviewed six and found that judge wing violated numerous things and reprimanded him (March of 06),

In Jan of 07 I divorced my wife and wing was the judge that signed my decree case #S-0900-DO In Oct of 07 my ex-wife sent me blank court papers (no date or time for trial and not signed by the judge) at which time I went and got an attorney () to Which she went to court without my knowledge and won, we went to trial on contempt and proved what she intentionally did send me blank papers and also proved the allegations were false, (Nov of 07) upon proving our case we requested attorneys ruled no and I quote BECAUSE MR AWARE OF HOW THIS COURT WORKS HE SHOULD HAVE BEEN MORE DILAGENT ON FINDING IF, WHERE AND WHEN HE HAD TO GO COURT AND IT'S NOT THE COURTS RESPONSIBILTY TO NOTIFY HIM OF COURT PROCEEDINGS INVOLVING HIM !!!!! Upon leaving the court I told my attorney about the appeal and that we needed to change judges, He informed me we couldn't signed my decree (no attorneys were involved during my actual divorce ,and I wasn't aware that I had to request a different judge prior to signing my decree,)

We finally got to trial in May of 09 and were not allowed to testify on anything prior to June of 08, (My son started living with his mother every other week in Aug of 07) and received judge ruling June 10 of 09 (copies are enclosed marked A) On page 3 he states I refused to pay half of the kids uninsured cost and not only didn't credit me the \$1,047 plus that I've paid and haven't been reimbursed for but charged me the full amount that she's paid out (which I've been informed is illegal for a judge to do as our decree states 50/50) also on page three he states he is unable to establish arrears if any ,(both My ex wife and I testified to the fact she was receiving child support) He states I was able but refused to pay child support (I testified I'm an under ground utility contractor and the economy was in the dumps and I wasn't working and had borrowed \$90,000.00 plus to keep my company alive) I wasn't able, And even after Judge illegally increased my monthly income to what he thought was a good number I was still paying my ex Wife double of what I should have been, which he didn't credit me the over payment, which I have been informed he has to! He used Purchases that I made

with money I got from home equity loans in 07 as the main reason for my reduced income in 08 (not that construction died) further he reduced her income by \$737.00 because she was paying for the kid's health insurance(it costs \$150.00 per month, which is illegal (the state calculator has a spot for that) further more he made changes to the state calculator that I was told he cant do and increased what I should be paying. To try and make me pay more money, He also only lowered the child support by \$29.00 per month when my twin daughters graduated (one lived with me full time and one lived with her full time) which makes absolutely no sense other than to cause myself further grief, Our two other children alternate weeks between my ex wife and my self, (we have joint physical and custodial custody). My attorney filed a motion for clarification and a motion for a new trial which both of which he refused and I quote, This court does not have to nor will it justify how it came up with it's decision the court came to it's conclusion on evidence presented in court! Which is a bull faced lie!!!! He can't base my income on borrowed money!!!! And he has to credit me not only the medical bills that I paid but also the over payment of child support she received from Aug of 07, I feel he did this out of spite and that he thinks he's a judge so there for he is GOD; He's bound by laws also!!

Judge has shown great abuse of his authority and is beyond out of control, not only has he done illegal acts but also unethical acts that he should be held accountable for!!!!!!!!!!

Sincerely,