

State of Arizona  
COMMISSION ON JUDICIAL CONDUCT

---

Disposition of Complaint 06-285

---

Complainant: No. 1297600074A

Judge: No. 1297600074B

---

**ORDER**

The commission reviewed the complaint filed in this matter and found no ethical misconduct on the part of the judge. There was no evidence of bias against either party.

The complaint is dismissed pursuant to Rules 16(a) and 23(a).

Dated: December 13, 2006.

FOR THE COMMISSION

/s/ Keith Stott  
Executive Director

Copies of this order were mailed to the complainant and the judge on December 13, 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-06-285

COMPLAINT AGAINST A JUDGE

Your name:

[Redacted]

Judge's name:

[Redacted]

Date:

10/1/06

Instructions: Describe in your own words what the judge did that you believe constitutes misconduct. Please provide all of the important names, dates, times and places related to your complaint. You can use this form or plain paper of the same size to explain your complaint, and you may attach additional pages. Do not write on the back of any page. You may attach copies of any documents you believe will help us understand your complaint.

To Whom it May Concern,

I am writing about a post-divorce proceeding that this judge has unlawfully encouraged out of malice and spite, with conduct unbefitting a judicial officer of any family court in the nation by failing to protect myself and two small children, born during marriage, currently in the custody of someone who has admitted to only the smallest remnants of domestic violence and sexual - extreme sadism, torture, rape and violence that is and was predatory. Judge [Redacted] gave him custody and ~~un~~ unsupervised access after this man admitted in court during his testimony [Redacted] to sneaking into our daughter's bedroom at night and ~~in~~ in [Redacted] in [Redacted] Hon. Judge [Redacted] husband filed and entered our [Redacted] Decree and Parenting Plan. Judge [Redacted] has misused his office in Bad Faith and in moral turpitude and gross partiality to my former spouse [Redacted] Judge [Redacted] had access to affidavits my former husband conceived and wrote himself - admitting only slight bits of violence and nothing specific about our young children - and still judge [Redacted] required me to testify ~~to~~ be asked and questioned in the same room with [Redacted] while - after our home was broken into, my order of protection was violated and he was prosecuted for several other many violations, removed my phone line (Attach additional sheets as needed) our home, saying he was about to do,

CJC-06-285

Judge [ ] neglected, failed and flatly refused to enforce our Consent Decree of Dissolution of Marriage and Parenting Plan - neglected, failed and flatly refused to first consider the victims and safety to the victims - Minor Children and myself. Through observation, Minor children have learned not to disclose violence by [ ] upon themselves. He says, as a threat, "always keep my promises," [ ] admitted in court that he has continually threatened and followed through with his threats, it to file something every day, week months until he had been given full custody that the children "look nothing like him and act nothing like him" so he won't feel bad by killing or hurting them and himself if as he's threatened previously. This man does not - as he stipulates in the parenting Plan - need joint or sole custody of anyone's children, but serious psychological help, he states - but Judge [ ] neglected, failed and flatly refused to do his job and protect myself and Minor Children by requiring this "reasonable and ongoing treatment by [ ] keeping these

CJC-06-285

Minor Children in his custody and care. Following several break ins to our marital home where video tapes, pictures, [redacted] medicine, etc. would turn up missing and [redacted] would mail some of it back, not return some (audio tapes of phone conversations), and deliver some things to me in court - in front of family members. I was advised by police to move. When I moved the pattern seemed to follow. Out of concern for myself and my children's safety and need for stability, freedom from break ins & need to be closer to family but especially physically safe from [redacted] we relocated - I relocated with Minor Children to [redacted] which [redacted] had encouraged us to do just a year prior stating on [redacted] that ~~I~~ I don't deserve a family. What kind of man whores out his wife and children? What kind of man gets off on seeing you cry and the kids get hurt? What kind of man gets off on making it look like it has anything to do with you anyway? Do you want me to just leave town [redacted] Is that what you want? Why don't you just leave. Just leave. Go see your family backwards!

CJC-06-285

It specifies in the Parenting Plan that relocation will not be denied pertaining to the children, and Judge [redacted] became angry and malicious after I relocated, and was unable to find the counseling for myself and children available in AZ; the support network, family & friends & quality of schools reduction, freedom from violence and threats of violence and stability for myself and the children, are more in [redacted]. Since I've relocated here, Judge [redacted] has acted with malice - going against advice by Child Psychologists who have seen minor child disclose molestat by [redacted] upon her, psychologists in AZ, child development experts and acted contrary to reason or the Parenting Plan in Divorce Decree [redacted] intended to be final. (Can you get recordings of other court proceedings? I can not afford them). Judge [redacted] has allowed [redacted] to intentionally impoverish me through his failure to hold [redacted] accountable for attorney fees, which he agrees to pay for in the decree, and modifying ~~unpaid~~ child support and Alimony, as the decree states. Judge [redacted] has been possibly

CJC-06-285

influenced by [redacted] status - as an

[redacted] whom has not yet fired him, although [redacted] admits to partaking in many sexually deviant activities all during working hours, which his clients will be interested in since they were billed for that time he was in bathhouses with men or showing his wife off to the tile floor across the room or punching her in the stomachs while still Frank's pregnant with son - fullfisted... etc.

Judge [redacted] has had all of this evidence and failed to perform his duty as a judge - based possibly on socioeconomic prejudices, prejudice and bias and willful misconduct based on sexual (religious) orientation retaliation and gross partiality just because I voted to keep the children and I safe. This serious unwillingness to protect and serve the best interests of the two minor children and myself the victims of terrorist physical sexual battery and mental, spiritual and economic and legal <sup>gross</sup> misuse by [redacted] is all conduct unbecoming any judge of family court where the court's obligation is NOT rewriting

batterers, rapists with their victims,  
but to protect the Minor Children, the victims  
and their relationship with one another.  
Judge [ ] rulings have further injured  
Minor Children by depriving them of any  
hope for an ongoing and meaningful relation-  
ship with their mother and primary caregivers  
from birth. Judge [ ] has witnessed and  
heard testimony from at least one psychologist  
that returning to Arizona, for any reason  
is against my [ ] (mother) best interests,  
is further injurious and is against doctors'  
orders. Judge [ ] has also witnessed the  
steady increase in medicine needed - and continues  
increase with each return or threat of return  
to Arizona and close proximity (within a  
few hours) of [ ] and lack of compliance  
with the Parenting Plan and Consent Decree he  
drafted. I plead with this review process  
to find that judicial error has occurred  
and to reverse all past findings by this Hon.  
Judge [ ] Thank you."

Sincerely

[ ]

PS- And Judge [ ] even though he was given  
my 1 year lease and a statement of income indicating  
I can in no way financially afford to provide transportation

CJC-06-285

for myself or Minor Children, to and from the  
that I am on life sustaining medications in  
the state of [redacted] and these two issues  
- support network, doctors, therapists, family  
church and financial - have neurological  
~~and~~ a flight risk - so called by [redacted] attorney.  
That I am permanently tied to this state  
has been established while [redacted] has  
admitted partially to threatening to kidnap our  
children when his career changes, kill them  
and himself - these things - having the children  
in four daycares and two schools in just the  
few months that they've been there, makes  
[redacted] the more likely flight risk.

The judge was also given multiple testimony  
that the issues appearing to be abnormal  
on my MMPI were in fact CAUSED by  
the years of [redacted] manipulation battery  
and severely inhumane and intentionally  
cruel treatment, the same behaviors  
Minor Children are now subject to on a  
daily basis - contrary to their best interests.

~~Thank you again,~~ Thank you again, [redacted]  
[redacted] has been behind all of this bias  
is it because he's an [redacted] w/ a great  
firm who looked at the verve before he  
signed it? I don't know. Please help my  
children back to [redacted] with me. Thank you