

State of Arizona  
COMMISSION ON JUDICIAL CONDUCT

---

Disposition of Complaint 10-163

---

Complainant: No. 1396110303A

Judge: No. 1396110303B

---

**ORDER**

The complainant alleged that a superior court commissioner caused a probate matter to drag out, thereby incurring more costs, and defied requests from the court of appeals to release the case. After analyzing the allegations and the commissioner's response, the commission found no evidence of ethical misconduct on the part of the commissioner. Accordingly, the complaint is dismissed pursuant to Rules 16(a) and 23.

Dated: October 13, 2010.

FOR THE COMMISSION

/s/ Keith Stott

\_\_\_\_\_  
Executive Director

Copies of this order were mailed to the complainant and the judge on October 13, 2010.

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

CONFIDENTIAL

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

FOR OFFICE USE ONLY

2010-163

COMPLAINT AGAINST A JUDGE

Your name:

Judge's name:

Date: June 21, 2010

Instructions: Use this form on plain paper of the same size to file a complaint. Attach additional pages, as needed. Please describe in your own words what the judge said or did that you believe constitutes judicial misconduct. To help us understand your concern, be specific and list all of the names, dates, times and places where the conduct occurred. Include only copies of original documents or court recordings that are relevant to your allegations. Print or type on one side of the paper only, and keep a copy of the complaint for your files.

PROBATE COURT

PB 2009-

Proceedings should have been concluded after the 1st hearing and costs should have been concluded ( ) date

However 6+ more hours of testimony not related to the parameters of an adult (David Rye) needing a conservator dragged on for months of continuances, now a full year has passed with a matter that should have been concluded at 1st hearing. rulings always were at the last day of what was allowed. Kori Bowers whom requested bonding was never a legal P.O.A. in our marital Trust. Matters of law related to powers of attorney and the Court injunction filed 3-66-09 in Superior Court were ignored repeatedly.

stated on the 1st Court transcript that she did not care how much this case which had no substance was costing my elder parents who reside in a nursing home. \$10,000.00 has refused, ignored and continues to defy requests from the Court of Appeals and myself to sign off on this case to be released. This case was concluded in November of 2009.

Because of the delay, my elder father has been moved to accomodate costs and my mother is in Hospice of The Valley and cannot ask why she would abuse her position of authority.

Please investigate this case to avoid gross abuse of future victims, like the elderly, the infirm, mothers with dependent children, please be a voice for them. Thankyou for them.

(Attach additional sheets as needed)