

State of Arizona
COMMISSION ON JUDICIAL CONDUCT

Disposition of Complaint 19-318

Judge:

Complainant:

ORDER

December 18, 2019

The Complainant alleged a superior court commissioner improperly dismissed a guardianship and conservatorship matter without a hearing.

The role of the Commission on Judicial Conduct is to impartially determine whether a judicial officer has engaged in conduct that violates the Arizona Code of Judicial Conduct or Article 6.1 of the Arizona Constitution. There must be clear and convincing evidence of such a violation in order for the Commission to take disciplinary action against a judicial officer.

The Commission does not have jurisdiction to overturn, amend, or remand a judicial officer's legal rulings. The Commission reviewed all relevant available information and concluded there was not clear and convincing evidence of ethical misconduct in this matter. The complaint is therefore dismissed pursuant to Commission Rules 16(a) and 23(a).

Copies of this order were distributed to all appropriate persons on December 18, 2019.

CONFIDENTIAL

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

FOR OFFICE USE ONLY

2019-318

COMPLAINT AGAINST A JUDGE

Name: _____ Judge's Name: _____

Instructions: Use this form or plain paper of the same size to file a complaint. Describe in your own words what you believe the judge did that constitutes judicial misconduct. Be specific and list all of the names, dates, times, and places that will help the commission understand your concerns. Additional pages may be attached along with copies (not originals) of relevant court documents. Please complete one side of the paper only, and keep a copy of the complaint for your records.

Or Justice Granted a motion to dismiss an egregious elder abuse case with prejudice with NO explanation on the record. We had financial reports from the temp conservator and whom alerted me of the draining of her accounts and transferring of assets into his name. we also had an investigator report stating that the Ward was vulnerable.

I as her eldest son was in an attempt to save her assets was run off via a Order of Protection (that is unresolved due to this judge) and a POA that that the WARD signed giving him the rights to all her assets and accounts. These are FACTS that we never got a chance to present at the trial because the judge dismissed it with Prejudice. I ask what would cause a Judge to make such a thing without intaking all the information at the trial.

requested that I open this legal action to preserve my mothers accounts which I did at a great deal of cost to me personally to have a judge whom was elected to protect our elders just cause irreversable damage to her income and to her health (she was just hospitalised for an

),
She needs some help and protection from her younger son, who will continue to isolate her from her family.

I would like a explaiation on this he with prejudice ruling so perhaps I can understand why he did not care to go to trial and see the removal of over from her account and the transfers from different accounts in less tha (I call this money laundering)

As it sits I will probable appeal this lazy unexplained ruling and I WILL hold the Court and Judge fully accountable for the injustice that is about to be perpetrated on this Elder both financially and mentally. She will be homeless in because this judge refused to even look at the evedence we had to present.

My mother needs to be in a assested living facility and needs someone overlooking her finances, We begged the court for a and were turned down. Everyone who has talked to her except her general doctor whom had said in prior records that further testing was needed but she could benifit from such help..... This doctor in a suspect memo turned a and we assume using this letter as a basis and saying that nothing is wrong with her said she needs help.

She has almost burned the house down, she falls down all the time, she cannot properly medicate herself and her youngest son in robbing her blind.

I am need to formally request a minute entry be provided by Judge so I can have this looked at for any violation or errors.

With all due respect to the court, I also need the that was filed on be found and properly handled...! I was given to respond so I think I have a right to a speedy trial even on an that was transfered and seems to have been misplaced by Judge