

State of Arizona  
COMMISSION ON JUDICIAL CONDUCT

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Disposition of Complaint 24-332

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Judge:

Complainant:

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**ORDER**

December 17, 2024

The Complainant alleged a superior court commissioner ignored evidence and issued erroneous findings in a probate matter.

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).

Commission members Louis Frank Dominguez and Joseph C. Kreamer did not participate in the consideration of this matter.

Copies of this order were distributed to all appropriate persons on December 17, 2024.

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**From:**

**Sent:**

**To:** Commission on Judicial Conduct <CommissionJudicialCo@courts.az.gov>;

**Subject:** Re: Updated Version - If an individual does not have the backbone to stand up for what is right, he/she should not be a lawyer or judge. God is there.

Caution! This message was sent from outside your organization.

To:

Arizona Commission on Judicial Conduct  
1501 W. Washington, Suite 229  
Phoenix, AZ 85007  
602-452-3200

Hello,

Your email states:

“We have received two emails from you (dated [redacted] at [redacted]). Is it your intent that the emails serve as a complaint against Judge [redacted]?”

The first email sent [redacted] at [redacted] should be voided.

The second email I sent [redacted] at [redacted] titled “Updated Version - If an individual does not have the backbone to stand up for what is right, he/she should not be a lawyer or judge. God is there.” is my **actual** email.

Yes, it is my intent that the email I sent [redacted] serve as a complaint against Judge [redacted].

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Also, your email says:

“Also, your complaint makes reference to actions by multiple attorneys, please be advised that any complaints regarding attorney misconduct need to be directed to the Arizona at .”

I will give you a phone call very soon regarding the details on this.

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Thanking you.

Respectfully Submitted,

Sent from my iPhone

On , at , Commission on Judicial Conduct  
<[CommissionJudicialCo@courts.az.gov](mailto:CommissionJudicialCo@courts.az.gov)> wrote:

Good morning:

We have received two emails from you (dated ). Is it your intent that the emails serve as a complaint against Judge ?

Also, your complaint makes reference to actions by multiple attorneys, please be advised that any complaints regarding attorney misconduct need to be directed to the Arizona at .

We are taking no action on your emails pending confirmation from you regarding the name of the judge you are complaining about.

Thank you.

Arizona Commission on Judicial Conduct  
1501 W. Washington, Suite 229  
Phoenix, AZ 85007  
602-452-3200

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**From:**

**Sent:**

**To:** Commission on Judicial Conduct <[CommissionJudicialCo@courts.az.gov](mailto:CommissionJudicialCo@courts.az.gov)>;

**Subject:** Updated Version - If an individual does not have the backbone to stand up for what is right, he/she should not be a lawyer or judge. God is there.

**Caution! This message was sent from outside your organization.**

To Whom It May Concern:

Re: Commission On Judicial Conduct for Court Connect for Case  
re Estate of Wife of  
Their 3 children (oldest to youngest) -  
(Personal Representative-PR),  
lawyers\_ attorney for PR;  
attorney for individually.  
\_self-represented; however defending her super attorney's,  
objection to status report and motion for entry of order confirming  
validity of Wills and Codicils dated Court-dated

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Please obtain a Court Connect tape-recording of this.

has stated - ... "

we should not be doing that; " did treachery and said to that - No  
"

As has written in the objection, ..."

He goes into the 2 main problems that exist with this analysis proving  
"

said - is a real troublemaker. ( failed to say - he is the only one standing  
up for the truth, the whole truth and nothing but the truth.) said - from he did  
all this nonsense and that has slowed down the whole process. *At the end* said -

Judge \_\_\_\_\_ obsequiously said - \_\_\_\_\_ . Therefore traitorous  
is running the entire perfidy scheme. \_\_\_\_\_ said (making this up on her  
own) - because I told them ( \_\_\_\_\_ Court Officials) what the American courts say is what  
is most important and that is only what counts.

**Keep in mind Superlawyer \_\_\_\_\_ 's attorney, has written in the objection  
to Status Report that \_\_\_\_\_ Will as well as \_\_\_\_\_ Codicil are both  
valid instruments.** So this is evidence of \_\_\_\_\_ treacherous game playing with the judge  
on her side so they can give \_\_\_\_\_ just about everything.

I most importantly said “ \_\_\_\_\_ Mom, has loudly and in a crystal clear  
manner stated in her \_\_\_\_\_ Codicil - I am allotting  
\_\_\_\_\_ Mom said - \_\_\_\_\_ “  
\_\_\_\_\_ “Mom dated it, Mom signed it. Therefore we clearly know what mom’s  
genuine last wishes for mom’s estate was: \_\_\_\_\_ Will and  
\_\_\_\_\_ Codicil.” At the end of Court Connect, I also stated “  
\_\_\_\_\_”. For my saying this, Judge  
\_\_\_\_\_ completely paid no heed to this very important statement I just made,  
said “ \_\_\_\_\_ ” and went on. Since there were several more minutes left for me to talk, I  
stated – the docs \_\_\_\_\_ turned in for probate could never be valid because – A. They  
were not at all Mom’s genuine wishes for mom’s estate; they were only \_\_\_\_\_ wishes  
for mom’s estate, B. Mom has voided them in writing in her \_\_\_\_\_ Codicil and C. They  
would never be valid in any way because they are products of undue influence. I delved  
into the nitty-gritties of \_\_\_\_\_ and \_\_\_\_\_ conniving undue influence; how \_\_\_\_\_ came into  
the master bedroom - where mom and \_\_\_\_\_ were present - and ordered \_\_\_\_\_ to  
change \_\_\_\_\_ Will according to \_\_\_\_\_ wishes. From \_\_\_\_\_  
\_\_\_\_\_ dictated \_ Make \_\_\_\_\_ and hike \_\_\_\_\_ to \_\_\_\_\_ + \_\_\_\_\_ remaining from  
share to \_\_\_\_\_ . But since this is a multimillion dollar scam and everyone is backing the  
wrong horse \_\_\_\_\_ , no one was even surprised or said anything. This is evidence of  
the swindling conspiracy Az’s \_\_\_\_\_ Court judges and almost all Az lawyers are  
playing on long-term Ks Residents \_\_\_\_\_ and \_\_\_\_\_ because they  
know \_\_\_\_\_ and \_\_\_\_\_ have passed. \_\_\_\_\_ , downtrodden - with no money and no power,  
cannot fight against the extremely wealthy, powerful and influential.

Right after I spoke was \_\_\_\_\_ turn to speak. \_\_\_\_\_ tried to belittle me by saying -

\_\_\_\_\_ said - \_\_\_\_\_ ( \_\_\_\_\_ failed to say - we were giving  
\_\_\_\_\_ everything except tip money which we were leaving for \_\_\_\_\_ , which was totally  
against \_\_\_\_\_ wishes, however heaven-sent \_\_\_\_\_ saved \_\_\_\_\_ life.) Then  
started creating problems.

After \_\_\_\_\_ and \_\_\_\_\_ were done speaking - judge \_\_\_\_\_ as she has been taught said - since I have listened to both sides, let me think about this for a couple of days and I will let you know who won. Soonafter ~ within the next 3 minutes, \_\_\_\_\_ told us \_\_\_\_\_ (attorney for \_\_\_\_\_ who handed in void docs for Probate) won.

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Additional facts on this case:

Mom did not just leave me \_\_\_\_\_ of mom's assets. Mom had an iron-willed, resolute reason behind it. Mom would say:

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In addition, after mom wrote mom's \_\_\_\_\_ holographic will, mom made sure her legacy was known. Mom called \_\_\_\_\_ - Dad's nephew and \_\_\_\_\_ - someone mom had mentored, and told them -

Next she mailed it to them and since this was of paramount importance to Mom, Mom called them again a few days later to receive confirmation they had received it.

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Mom also made Mom's last wishes for Mom's estate known to \_\_\_\_\_ - \_\_\_\_\_, my cousin and \_\_\_\_\_, a family friend.

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Mom also wrote in her \_\_\_\_\_ will - \_\_\_\_\_ . Anyone contesting will forfeit total inheritance. \_\_\_\_\_ knowing very well Mom's \_\_\_\_\_ Will existed, purposely and deceitfully handed in void docs for probate. Therefore \_\_\_\_\_ should lose her total inheritance. But, as evidence shows - no judge and almost no lawyer really cares about mom's genuine last wishes for mom's estate – mom's \_\_\_\_\_ will and mom's \_\_\_\_\_ codicil. Almost all Az judges and lawyers, whether \_\_\_\_\_ has bribed them or not, is backing a scheming manipulative beastly bandit.

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As I stated \_\_\_\_\_, out of Mom's following 5 estate planning docs 1, 4, 5 are mom's genuine last wishes for mom's estate. 2, 3 have been subjected to \_\_\_\_\_ and undue influence.

**THE COMMISSION'S POLICY IS  
TO POST ONLY THE FIRST FIVE  
PAGES OF ANY DISMISSED  
COMPLAINT ON ITS WEBSITE.**

**FOR ACCESS TO THE  
REMAINDER OF THE  
COMPLAINT IN THIS MATTER,  
PLEASE MAKE YOUR REQUEST  
IN WRITING TO THE  
COMMISSION ON JUDICIAL  
CONDUCT AND REFERENCE  
THE COMMISSION CASE  
NUMBER IN YOUR REQUEST.**