

State of Arizona
COMMISSION ON JUDICIAL CONDUCT

Disposition of Complaint 08-009

Complainant: No. 0248110418A

Judge: No. 0248110418B

ORDER

The commission reviewed the complaint filed in this matter and found that the issues raised involve a federal judge. The commission has no jurisdiction over federal judges. Therefore, the complaint is dismissed pursuant to Rule 16(a).

Dated: February 14, 2008.

FOR THE COMMISSION

\g\ Keith Stott
Executive Director

Copies of this order were mailed to the complainant and the judge on February 14, 2008.

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

JAN 16 2008

My name is _____ I am a victim of the Federal Injustice System in
Why? Because it is controlled by racist people who practice their own personal bias and
prejudice tactics! I have been denied my constitutional rites as an American Citizen.
On _____ I was arrested in _____ on a federal class (B) assault charge. I went
to the initial appearance the next day. The judge _____ did not make bond, bail nor O.R.
Available. I was denied a release. He scheduled the preliminary, and detention hearing about a
week later. I could not read any of the court papers the Federal Public Defender
placed in front of me, because I did not have my glasses. He advised me to sign them any way.
I still don't know what I signed! I was not given the opportunity to retrieve any of my phone
numbers from my cell phone to contact friends, family, or witnesses. I told _____ about the
crucial evidence recorded on my voice mail, but he chose to argue with me, and showed me that
he had some negative attitude towards me and that he didn't want to represent me. I told him to
withdraw; he told me to tell the judge, but I was stuck with him! Then he walked out of the
visitation booth. Several days later he finally came back to get my cell phone from my property
and the ten messages from _____ were gone. I don't know if the FBI erased them or
if _____ erased them. I had told _____ upon our first meeting that I was willing to take a
polygraph test to prove I am not guilty and that _____ was lying! But he denied me that right as
well. When it was time for the preliminary and detention hearing he had done very little to help
my release; claiming he couldn't contact my references or witnesses. So he postponed it for 3
days later. Being locked up with no way to contact any friends or family my hands were tied.
This made 3rd party release impossible because _____ was dragging his feet! Neither _____ the
judge, nor the prosecutor wanted me to have any opportunity to contact and collect my
witnesses! To make sure I could not have the witnesses I so desperately needed, the judge
ordered that I could not enter the _____ Reservation, and that I could not contact any of my
witnesses. The way he tried to justify that was; the FBI _____ claimed that my main
witness, _____ said I asked him to lie for me. But when _____ was questioned
under oath he swore that he did not have a taped or recorded statement, and that he did not even
speak to _____ With out any proof or evidence to substantiate this accusation the judge still
blocked me from my witnesses. It was the other way around! The FBI is guilty of witnesses
tampering! Neither _____, his investigator, the FBI, nor prosecutor asked
to come in and give a legitimate statement, or to testify. No one subpoena him either!
_____ claimed his investigator was unable to contact _____ If the FBI was able to contact
then the investigator for the Public Defender's office could have also! The day I was
arrested I voluntarily gave _____ a truthful statement, gave him _____ information, but he
twisted it in attempts to make me look guilty. I told him about the voice mail messages from _____
but he did not peruse that nor did he allow me to play them. I was hand cuffed in his car
unable to control that situation. I also told him that I was willing to take a polygraph to prove
my innocence, but he wasn't interested in the truth. On _____ I was released to pretrial
services. This was almost impossible because of the judge's order I was not allowed to go home,
speak to any of my witnesses; which were my friends, and I had to stay in _____ I am not
from _____ and no friends or family there. As if that wasn't hard enough I was required to
wear a GPS ankle monitoring system. All these limitations plus two pages of additional rules
made it completely impossible to stay out of custody. I was set up for failure! I believe the only
reason they let me out was in hopes that I would commit a crime. If I did it would have been
federal and surely would have gotten me sent to prison! Well after 3 days I was rearrested,
because _____ claimed I called her and said, "tell the truth and drop the charges". With no

proof to substantiate that accusation I was arrested and incarcerated again. About 3 or 4 days later came to visit me and told me that I would not get released before the trial, which was scheduled for He presented a plea agreement; where I would admit guilt to not 1 assault charge but 2. Even though he knew I was not guilty and I maintained my stand of innocence he advised and convinced me to take the plea. expressed the need to be convincing to the judge to insure his acceptance of the plea. He told me exactly what to say. And I did. I was coerced by the United States Magistrate Judge, the Federal Public Defender with the aid of the FBI agent The way the judge coerced me was when he had me locked up with no way to contact any of my friends, family, or witnesses. I would have been incarcerated for over 2 months awaiting trial. Within that time I would have lost every thing I own! Including my S.S benefits, housing, medical insurance and credit. No home, no income, no assets, no money, no doctor, no way to survive! The other reasons I signed were; I have a spine condition that causes my great pain, but while I was in jail the medical staff did not provide the pain medication I am prescribed. I was left in torturing pain. Another reason was that I am receiving disability, and S.S. benefits, because I suffer from depression and anxiety. I was not getting any treatment for that either. Another reason was that he denied me the right to speak to any of my witnesses. The way the Federal Public Defender coerced me is; he took advantage of all those things I just mentioned and did nothing to defend me. He lied to me and manipulated me! He told me if I took it to trial I would be found guilty, because he couldn't find my witnesses. In result of that I would lose every thing I own any way. The truth is, he wasn't looking and didn't want to locate them. The judge, prosecutor and public defender all knew was lying because her own witness's statement contradicted hers; but her witness's statement agreed with mine! This is all denying me due process and the rite to be treated innocent until proven guilty! There you have it ineffective council and Coercion. Oh, and collusion. Pore me didn't have a chance against 3 prosecutors, even though I did not beat up my (ex) girlfriend. So I did what ever it took to get out and secure my property and collect all my witnesses. Two days after I was released I received a phone call from He told me that he did not accuse me of asking him to lie. He said he explained what happened, the FBI investigator asked if he was lying, he said, "no", and that was it. No one asked him to testify, nor did any one subpoena him! At that time he had a warrant but they did not arrest him because they did not want him available as a witness. I expect you honest, believers in justice to do the right thing and help me before it is too late!

Thank you!