

State of Arizona
COMMISSION ON JUDICIAL CONDUCT

Disposition of Complaint 20-008

Judges:

Complainant:

ORDER

April 9, 2020

The Complainant alleged two superior court judges improperly signed search warrants in his criminal case. The complainant also alleged a pro tem superior court judge improperly denied his motion to modify release conditions. Lastly, the complainant alleged a superior court judge would not address a modification of release conditions, did not afford him an opportunity to be heard, improperly signed search warrants and was biased against him.

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 member Gus Aragón did not participate in the consideration of this matter.

Copies of this order were distributed to all appropriate persons on April 9, 2020.

Comp

2020-008

Dear Judges commission,

I have conflicts
with the judges that have preided over my cases
who was my Disposition Court
judge (Early Disposition Court took place before I was
indicted) ignored my motion for re-examination and
modification of release conditions also speculated
that my bond shouldn't be lowered even though
it was excessive because he speculated I could
get another Drug charge in In
of Judge also tried to give me a
Bail on a single class 4 felony and ignored my
request to be released to continue
for Infections. Judge also ignored
my need for medical care and waived time on my
behalf and did not give me a chance to speak or
not waive time.

continuation



Another thing I may add is on Judge had no proof or reasonable cause to sign a warrant for a GPS tracking device on my car, Judge also signed multiple search warrants that yielded no evidence. The warrant was presented by Detective T. Judge also signed multiple search warrants that yielded no evidence. Judge signed a search warrant that yielded no evidence. All my search warrants yielded no evidence. I was harrassed multiple times by and police because of these search warrants. I also witnessed A Detective of the name with these detectives and police each time. I also saw detective pull a magnetic box from the bottom of my car that had a of heroine and a of meth in it next to where GPS tracking device was on my car. These Judges have signed Multiple search warrants and no evidence was collected, I have no prior drug charges and the evidence that was found was planted and my fingerprints are not on it. I'm out on bond for these alleged drug charges on a dollar bond and I was entrapped by officers leaving a parking lot by barricaded vehicles the under police then pulled me out of my ^{girlfriends} vehicle which I had no idea what I was being arrested for then cops did unlawful search and accused my girlfriend of stealing items from store. I was then charged with organized retail theft (class 4 felony) I have retained my ^{innocence} ~~evidence~~ and have committed no crime and have been held for months in jail, even though the prosecution said my involvement was minimum at best and Judge refuses to address release conditions.