

EXHIBIT A

FILED

October 3, 2017

NAVAJO COUNTY SUPERIOR COURT

IN THE SUPERIOR COURT OF THE STATE OF ARIZONA

IN AND FOR THE COUNTY OF NAVAJO

JUDGE: **DONNA J. GRIMSLY** **DIVISION:** **VIS**
BY: **Ginger Roszak** **DATE:** **October 3, 2017**

NOTICE

THE STATE OF ARIZONA,

Case No. S0900CR98000208/473

Plaintiff,

vs.

WYTE YOUNG, JR.,

Defendant.

The Court has reviewed Defendant's Petition for Post-Conviction Relief and summarily dismisses the Petition as untimely and as raising issues that have been raised in a previous petition for post-conviction relief.

Copies to: Stacy Krueger, Wyte Young, Jr., ADC# 078528, ASPC Eyman-SMU 1, P.O. Box 4000, Florence, AZ 85132, Case Flow Manager

EXHIBIT B

NOTICE: NOT FOR OFFICIAL PUBLICATION.
UNDER ARIZONA RULE OF THE SUPREME COURT 111(c), THIS DECISION IS NOT PRECEDENTIAL
AND MAY BE CITED ONLY AS AUTHORIZED BY RULE.

IN THE
ARIZONA COURT OF APPEALS
DIVISION ONE

STATE OF ARIZONA, *Respondent*,

v.

WYTE YOUNG, JR., *Petitioner*.

No. 1 CA-CR 19-0245 PRPC
FILED 12-12-2019

Petition for Review from the Superior Court in Navajo County
Nos. S0900CR98000208
S0900CR98000473

The Honorable Donna J. Grimsley, Judge *Pro Tempore*
The Honorable David J. Martin, Judge *Pro Tempore*

REVIEW GRANTED; RELIEF DENIED

APPEARANCES

WYTE YOUNG, JR., FLORENCE
Petitioner

NAVAGO COUNTY ATTORNEY'S OFFICE, HOLBROOK
By Bradley W. Carlyon
Counsel for Respondent

STATE v. YOUNG
Decision of the Court

MEMORANDUM DECISION

Presiding Judge Jennifer B. Campbell, Judge Lawrence F. Winthrop, and Judge Michael J. Brown delivered the decision of the Court.

PER CURIAM:

¶1 Petitioner Wyte Young, Jr., seeks review of the superior court's order denying his petition for post-conviction relief, filed pursuant to Arizona Rule of Criminal Procedure 32.1. This is petitioner's third petition.

¶2 Absent an abuse of discretion or error of law, this court will not disturb a superior court's ruling on a petition for post-conviction relief. *State v. Gutierrez*, 229 Ariz. 573, 577, ¶ 19 (2012). It is petitioner's burden to show that the superior court abused its discretion by denying the petition for post-conviction relief. *See State v. Poblete*, 227 Ariz. 537, ¶ 1 (App. 2011) (petitioner has burden of establishing abuse of discretion on review).

¶3 We have reviewed the record in this matter, the superior court's order denying the petition for post-conviction relief, and the petition for review. We find that petitioner has not established an abuse of discretion.

¶4 We grant review and deny relief.

EXHIBIT C



Supreme Court

STATE OF ARIZONA

ROBERT BRUTINEL
Chief Justice

ARIZONA STATE COURTS BUILDING
1501 WEST WASHINGTON STREET, SUITE 402
PHOENIX, ARIZONA 85007
TELEPHONE: (602) 452-3396

JANET JOHNSON
Clerk of the Court

April 2, 2020

RE: STATE OF ARIZONA v WYTE YOUNG JR
Arizona Supreme Court No. CR-19-0423-PR
Court of Appeals, Division One No. 1 CA-CR 19-0245 PRPC
Navajo County Superior Court No. S0900CR98000208
Navajo County Superior Court No. S0900CR98000473

GREETINGS:

The following action was taken by the Supreme Court of the State of Arizona on April 2, 2020, in regard to the above-referenced cause:

ORDERED: Untitled Document (Treated as Petition for Review) = DENIED.

A panel composed of Vice Chief Justice Timmer, Justice Gould, Justice Lopez and Justice Beene participated in the determination of this matter.

Janet Johnson, Clerk

TO:

Joseph T Maziarz
Bradley W Carlyon
Amy M Wood
WYTE YOUNG JR, ADOC 078528, Arizona State Prison, Florence -
Eyman Complex-SMU #1 Unit
ga