

IN THE UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF ARIZONA

Arlena Minerva ; Willes ,

CASE NO:

Petitioner ,

CV-19-00068-PHX-JJT (JFM)

Vs

Arizona Department of
Child Safety and et al .,

AFFIDAVIT IN SUPPORT OF
HABEAS CORPUS

Respondents.

CASE #: CV-19-00068-PHX-JJT (JFM)

Affidavit in Support of Habeas Corpus :

Notice to the Respondents : Arizona Department of Child Safety and et al.

CC: Honorable Judge J Tuchi

CC (Respondents) Arizona Department of Child Safety : Olivia Douma , Sandra Leslie (Olivia Douma's Supervisor), Lynn Hart (Sandra Leslie's Supervisor), Lisa Burns , Kristina Harrison , Sabren Tawil , Melissa Kevitt, Rosemary Villa , Merlin Romero (Rosemary's Villa's Supervisor) , Tatum Renaud (Merlin Romero Tatum Renaud's Supervisor) *And Jessica Anthony*

CC (Respondents) Durango Juvenile "Court" : Diana Theos , Deborah Marie Oelze, Daniel saint III, Daniel Hernacki , Jean Elaine West , Brian Mathew Strickman and Jeff Myers , Administrator Nicolas Brian Hoskins and Administrator Timothy J Ryan .

Notice to Durango Juvenile "court" : This Notice is to inform respondents that I am not acting on appearing on set target date because the respondents and et al are violating my rights and my sons rights in attempt to try and sever my parental rights : March 4th, 2019 at 1:30 P.M . However this Notice is to again inform the Respondents that my case is now in The United States District Court of Arizona for which ample time was given to respond to my Habeas Corpus Since February 7th, 2019 to this date February 28th, 2019 . There has been no response to what I filed on from January 7th ,2019 and on February 7th, 2019 .

This notice is to intercept and prevent any further damage done to my Child JD;Z (see exhibit A) and to myself and to prevent further damage by the Arizona Department of Child safety and Durango Juvenile "Court" in needlessly interfering to intentionally inflict further damage to me and my child JD;Z) Biological bond (See exhibit A) . The entire case in Durango Juvenile "court" has been one violation after another of me and my son's rights as follows: Violation of Arizona State parental bill of rights (To govern my child's education and Medical care as I see fit without undue interference from any lower "court " or any private agency , the respondents have also violated this state law by performing a colectomy without my written consent and evaluations and given psychotropic medication without my consent as well as violating me and my child's constitutional rights as follows : Denying me my right to a speedy and just trial by due process as stated in the fourth amendment of our United States Constitution . An Ex Parte Removal is not a valid court order nor does an Ex parte removal count as a valid warrant . **ARE ALL CPS WORKERS IN THE UNITED STATES**

SUBJECT TO THE 4TH AND 14TH AMENDMENT?

Yes they are, the 4th Amendment is applicable to DCF investigators in the context of an investigation of alleged abuse or neglect as are all "government officials." This issue is brought out best in Walsh v. Erie County Dept. of Job and Family Services, 3:01-cv-7588.

I am a loving caring mother who took my child whose condition of Crohn's and Colitis undiagnosed at the time to Thunderbird Children's Center because my child was misdiagnosed by Phoenix Children's hospital Time and time again (See Exhibit B medical documentation) and the next thing I know the Arizona Department of Child Safety was needlessly called, all because I asked for a second opinion from my child's PCP . (Which also can be proven) that the phone call made by Dr. Husam Mallah was out of retaliation for me challenging as a concerned mother, his medical opinion.

When an "Agency " and a "court" can take anyone's children because a loving and concerned parent takes their child to the doctor only to be

retaliated against for asking for a 2nd opinion from their child's PCP , This type of interference is proven unnecessary to the best interest of any child especially when my child JD;Z (See exhibit A) , who has not only the diagnoses of Autism, but also has ADA rights that has been denied and violated by the Arizona Department of Child Safety and Durango Juvenile "court". This is why I addressed these offensive violations in my Habeas Corpus and now in this affidavit in support of Habeas Corpus , and why I filed in the District Court of the United States of America. Original Jurisdiction , Original Venue, Original Law form private side in Plenary Equity In Camera to not only inform the respondents (The Arizona Department of Child Safety and et al) yet again that this case now in the District Court of the United States of America because of the listed above violations of my rights and my child JD;Z rights (see exhibit A). This Notice is to also inform the respondents : The Arizona Department of Child Safety and the Durango Juvenile "court" that you no longer continue to needlessly interfere with violating me and my child JD;Z rights (see Exhibit A) nor shall you continue to interfere with unlawfully seeking (under listed Violations) with severing our blood ties and bond .

Therefore my lack of appearance on on March 4th,2019 1:30 P.M . is also to prevent further violation to myself and my son JD;Z rights (Listed in this affidavit) to set about unlawfully to severe the bond by seeking to terminate my parental rights which should have never been interfered with by the respondents in the first place (See Exhibit A and B) . My absence is a message to the respondents because of their gross violations of my child JD;Z (See Exhibit A) and my parental rights , I am not bringing myself to the Durango Juvenile "courts" jurisdiction nor the Arizona Department of Child Safety's Jurisdiction because of the gross violations listed in this affidavit in support of Habeas Corpus .

I Arlena Minerva ; Willes being of sound mind and body , Sui- Juris , A living Woman , A living soul and ambassador of Jesus Christ .

_____ A Notary Public , Personally appeared

I certify under PENALTY OF PERJURY under the lawful laws of Arizona State and the State of Arizona that the foregoing paragraph is true and Correct . WITNESS my hand and official seal .

Green Duan Garcia signature of Notary /Jurat



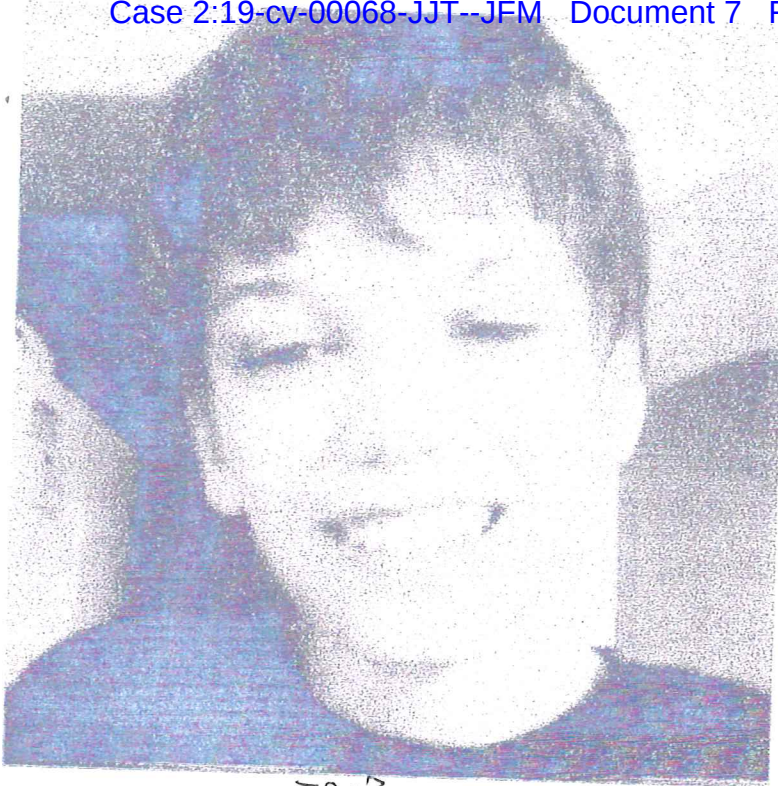


exhibit A my
child JD;Z
+
my uniquely
Created
Biological property

my son ^{JD;Z}, my sunshine
and my world

whom The Respondents; The Arizona
Department of child Safety and et al
are conspiring to hold him ^{in custody} against his
will & mine.
(See title reference 18: 241 and 242

DR. Kristy Ingebus Handwriting
Proof of misdiagnoses on Jan 16, 2018
"HP Pylori And food Allergies"

1/16/18

① There is no Ulcer

He probably has HP gastritis which can be painful and is slow to respond to the medicine he started Thursday. Maybe with Autism/sensory issues pain caused poor eating and weight loss and SMA Syndrome (partial obstruction causes vomiting of solid food).

② Biopsies done to find or rule out:
Celiac, Crohns, eosinophilic GI disease,
acid reflux, HP gastritis

③ Treatment with psychologist and medication may decrease his anxiety and behavior issues and help him convert to drinking calories.

intestine may be malnourished

Exhibit B Proof of misdiagnoses of "HP Pylori" and food Allergies By Dr. Kristy Ingebo from Phoenix Children's Hospital. Chron's and colitis went undetected because of Dr. Kristy Ingebo's Diagnoses.

Helicobacter Pylori

WHAT YOU NEED TO KNOW:

What is Helicobacter pylori (H. pylori)? H. pylori is a type of bacteria that causes an infection in the lining of the stomach and upper intestine. People are usually infected with the bacteria as children, but may not have symptoms until they are adults.

What increases my risk for an H. pylori infection? Experts do not know exactly how H. pylori spread. The following may increase your risk for an infection:

- You eat food that is not washed well or cooked properly.
- You drink water that is not clean.
- You have contact with bowel movement, vomit, or saliva that is infected with H. pylori.

What are the signs and symptoms of an H. pylori infection? Most people who are infected with H. pylori never have symptoms. If you do, your symptoms may come and go and last for minutes or hours. You may feel better for a short time after you eat food or take medicine. You may have any of the following:

- Dull or burning pain in your stomach or throat
- Nausea, vomiting, bloating, or burping
- Loss of appetite or weight loss
- Pain at night or with an empty stomach

How is an H. pylori infection diagnosed?

- **A urea breath test** may be used to test for H. pylori. You will swallow pudding, liquid, or a capsule that contains a chemical. Then you will breathe into a container. Your breath sample will be tested for a reaction to the chemical that confirms H. pylori infection.
- **A bowel movement sample** may be sent to a lab to test for infection.
- **Blood tests** may be used to test for infection.
- **Endoscopy** is a procedure that uses a scope to see the inside of your stomach. A scope is a soft, flexible tube with a light and tiny camera on the end. It is passed down your throat and into your stomach. Samples of your stomach tissue may be removed and sent to a lab to test for H. pylori infection. This test will be done if your healthcare provider thinks you may have an ulcer.

How is an H. pylori infection treated?

Exhibit B: Proof of misdiagnoses

- You have bloody bowel movements, bloody vomit, or vomit that looks like coffee grounds.
- You have sudden, sharp stomach pain that does not go away or spreads to your back.

When should I contact my healthcare provider?

- Your symptoms do not improve with treatment.
- You feel full after eating only a small amount of food.
- You lose weight without trying.
- You have questions or concerns about your condition or care.

CARE AGREEMENT:

You have the right to help plan your care. Learn about your health condition and how it may be treated. Discuss treatment options with your caregivers to decide what care you want to receive. You always have the right to refuse treatment.

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Banner Thunderbird Medical Center

Ex: B

Procedure Date: 09/02/2018 10:04 AM
 MRN: 0001435763
 Date of Birth: 12/30/2002
 Age: 15
 Gender: Male
 Attending MD: Husam Maliah, MD

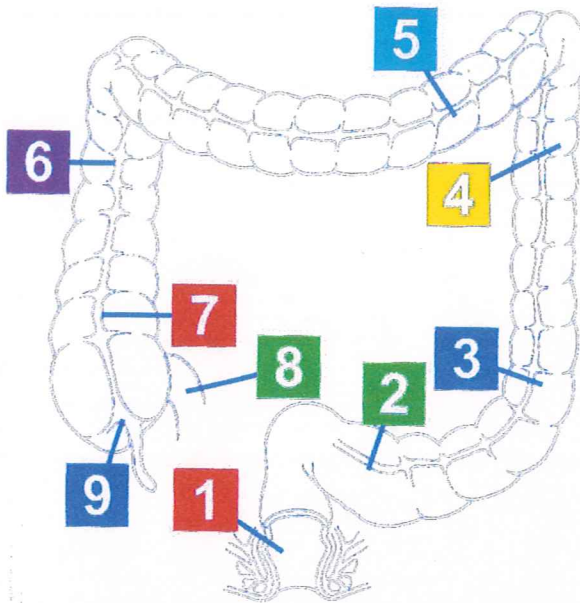
Dr. mallahs diagnoses
 of Chrons + Colitis sept 2, 2018

Procedure: Pediatric Colonoscopy
 Providers: Husam Maliah, MD
 Sopes: Colonoscope

IBD

Crohn's dz

Ulcerative colitis



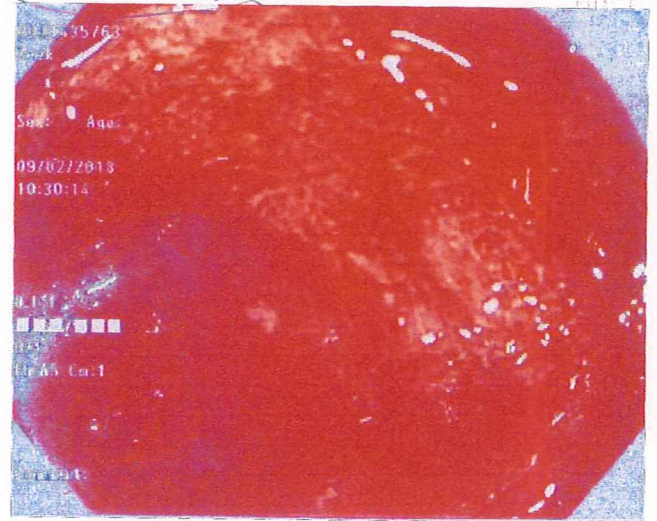
antibiotics
 steroids

Mesalamine
 6MP
 Remicade

The Colon



1 Rectum



2 Sigmoid Colon

www.youandibd.com

www.ccfaz.org

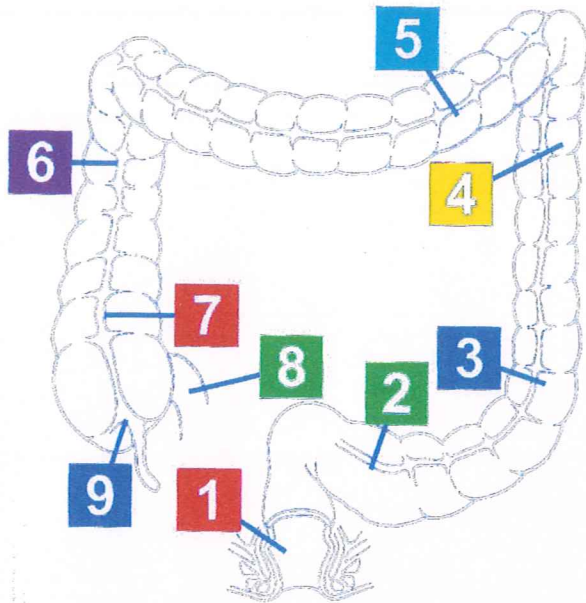
Endoscopy Department - 5555 W Thunderbird Rd, Glendale, AZ

**Banner Thunderbird
Medical Center**

Procedure Date: 09/02/2018 10:04 AM
MRN: 0001435763
Date of Birth: 12/30/2002
Age: 15
Gender: Male
Attending MD: Husam Mallah, MD

when my child (my son) JP, 2 was officially diagnosed with Chron's and colitis by Dr. Husam Mallah, MD

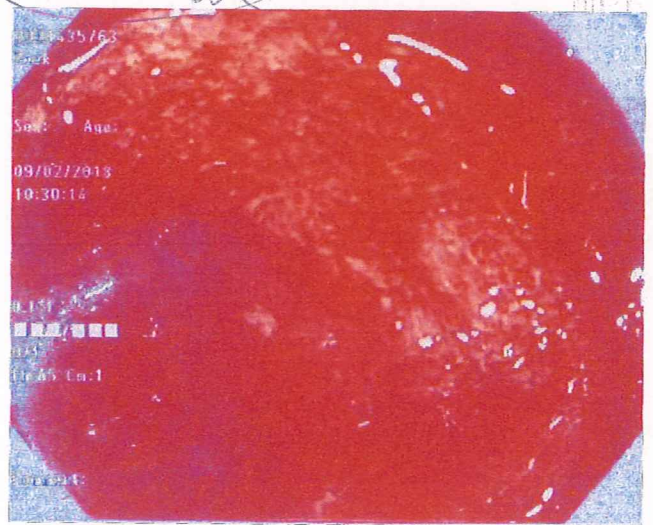
Procedure: Pediatric Colonoscopy
Providers: Husam Mallah, MD
Scopes: Colonoscope



The Colon



1 Rectum



2 Sigmoid Colon

IBD
Crohn's dz Ulcerative colitis
no ulcer
Dr. Kristy Inegbe
antibiotics
steroids
Mesalamine
6MP
Remicade

www.youandibd.com

www.ccfaz.org

Endoscopy Department - 5555 W Thunderbird Rd, Glendale, AZ

Powered by Provation MD

This is why as a concerned loving mother I wanted to confirm Dr. Husam Mallah's diagnoses because of Dr. Kristy Inegbe's misdiagnoses of my child: JP, 2

Food - 33 Lb 3

Helicobacter Pylori

WHAT YOU NEED TO KNOW:

What is Helicobacter pylori (H. pylori)? H. pylori is a type of bacteria that causes an infection in the lining of the stomach and upper intestine. People are usually infected with the bacteria as children, but may not have symptoms until they are adults.

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- You drink water that is not clean.
- You have contact with bowel movement, vomit, or saliva that is infected with H. pylori.

What are the signs and symptoms of an H. pylori infection? Most people who are infected with H. pylori never have symptoms. If you do, your symptoms may come and go and last for minutes or hours. You may feel better for a short time after you eat food or take medicine. You may have any of the following:

- Dull or burning pain in your stomach or throat
- Nausea, vomiting, bloating, or burping
- Loss of appetite or weight loss
- Pain at night or with an empty stomach

How is an H. pylori infection diagnosed?

- **A urea breath test** may be used to test for H. pylori. You will swallow pudding, liquid, or a capsule that contains a chemical. Then you will breathe into a container. Your breath sample will be tested for a reaction to the chemical that confirms H. pylori infection.
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- **Endoscopy** is a procedure that uses a scope to see the inside of your stomach. A scope is a soft, flexible tube with a light and tiny camera on the end. It is passed down your throat and into your stomach. Samples of your stomach tissue may be removed and sent to a lab to test for H. pylori infection. This test will be done if your healthcare provider thinks you may have an ulcer.

How is an H. pylori infection treated?

Colonoscopy Findings:

Mucosa Normal mucosa was noted in the whole colon. Multiple cold forceps biopsies were performed for histology in the ascending colon, cecum, hepatic flexure, terminal ileum, splenic flexure, rectum and 2 places in transverse colon.

EGD Impressions:

- Normal mucosa in the esophagus. (Biopsy).
- Normal mucosa in the stomach. (Biopsy).
- Normal mucosa in the duodenum. (Biopsy, Biopsy).

Colonoscopy Impressions:

- Normal mucosa in the whole colon. (Biopsy).

Plan:

Await pathology results
About half of the children will have sore throat, chest pain, or upper abdominal pain for three days due to the laryngeal mask anesthesia. You can use Tylenol if you want.

Additional Notes:

No ulcer seen but the stomach was nodular and given the stool was HP positive, likely has HP gastritis. The colon looked edematous but this can be due to the low albumin: A CT scan saw enteritis and colitis but if these biopsies are normal, it may have been due to the low albumin from malnutrition (64% ideal body weight) and not a disease. He now has SMA syndrome on CT scan from malnutrition. Possible his autism and sensory issues combined with the pain from HP gastritis caused him to eat less calories and lose weight.



Kristy Ingebo, MD

Version 1, Electronically signed on 1/16/2018 12:27:21 PM by Kristy Ingebo, MD

1/10/18

① There is no Ulcer

He probably has HP gastritis which can be painful and is slow to respond to the medicine he started Thursday.

Maybe with Autism/sensory issues pain caused poor eating and weight loss and SMA syndrome (partial obstruction causes vomiting of solid food).

② Biopsies done to find or rule out: Celiac, Crohns, eosinophilic GI disease, acid reflux, HP gastritis

③ Treatment with psychologist and medication may decrease his anxiety and behavior issues and help him convert to drinking calories.

④ His intestine may be malnourished and not able to absorb normal food well. He is on Peptamen

DEC 10 2018

CHRIS DEROSE, CLERK
DEPUTY CLERK**AFFIDAVIT of REBUTTAL**

November 20, 2018 Court Hearing before:
Re: Case # JD36346

Administrator Nicholas Hoskins:

I, Arlena Minerva; Willes of sound mind and body, demand a redress of grievances in a court of real record (not Durango Juvenile Private Court for Profit) for gross miscarriage of justice.

1. On 11/20/2018, court hearing starting at 10:48 AM Administrator Nikolas Hoskins is coercing me to have legal council when I adamantly insisted that my court appointed attorney be fired since I am Sui Juris being of sound mind

and body. Through out the course of the preceding, **Admin. Hoskins threatened me that things will not turn out in my favor if I kept resisting his authority. He stated that he had the power and jurisdiction to either**

release my son or keep him in state custody. He also stated that he had jurisdiction over me and I didn't know how to take myself out of his jurisdiction.

2. During this time my son Jonathon was telephonically present to hear what was said. At which time I pleaded with Admin. Hoskins that Jonathon was my whole world and he needed to return him to me immediately! At this point

Jonathon cried out to the Admin. Hoskins, "I want to testify to you judge that you need to take me to my Mom NOW!" His voice was desperate to be reunited with me!

Then, Ass. A G Deborah Marie Oelze looked at the bailiff and started laughing along with DCS Case Worker Rosemary Villa and Appointed Council for Jonathan, Diane Theos! At which point my witness "Crystal Nuttle" stood up

and spoke out and pointed to them and the Admin. Hoskins that they had no souls and conscience to think this was funny and if it was their child

they wouldn't be silent if Phoenix Children Hospital ripped out their child's guts!"

Two sheriff deputies escorted my two witnesses out of the courtroom.

3. Everyone started talking like Jonathon and I wasn't there! They started making plans to start proceedings to work with Billy Zeek, Jonathon's biological father. Jonathon restated that he wanted to come home with me his

mother. Admin. Hoskins then stated for Jonathon's emotional state he had to disconnect Jonathon from the phone. I told Jonathon that I wasn't giving up on him ever and that I loved him! He said he loved me too! After dis-

connecting Jonathon I stated to Admin. Hoskins that if he cared about Jonathon's emotional state he would dismiss the case immediately and return him back to my loving care! talking Yet everyone present was laughing & talking

about their plans for Jonathon like I wasn't even there. Daniel Saint fired attorney handed me a dependency notice which I ripped up in his face. I Arlena Minerva ; Willes do not consent to the unlawful terms and conditions of the DCS and Durango's private court for profits unlawful contract . Depriving me , a living woman of my constitutional rights under their bias color of law . They who work for a private corporation who has no DE JURE authority

as "government " at all . None! The only authority that they have is if it is given by tacit agreement of which I do not give my consent to their unlawful and unjust authority.

I, Arlena Minerva; Willis have not been given full disclosure of private contract between DCS and Durango Court. Therefore, I, Arlena Minerva; Willes of sound mind and body do not consent to the unlawful terms and conditions of

this private contract, nor do I give my consent through unlawful tacit agreement.

4. I tried to address Admin. Hoskins with medical evidence that my son Jonathon had only gained 3 lbs NOT 18 lbs! After Pheonix Children's Hospital starved my son Jonathon ; Zeek Six weeks prior to Colectomy that my son did not give his consent for nor did I . He ordered everyone out of the room and called for the bailiff. Then I approached Jonathon's Attorney

Diana Theos (Whom I fired) and stated that everyone was going to be able to go home with their families on Thanksgiving and demanded to know why she did not move to dismiss the case from the beginning, knowing Jonathon was crying to go home! I demanded the same from appointed AGL for Brian Strickman and DCS Worker Rosemary Villa! They could not answer me as to why they were holding my son Jonathon hostage against his will and why Diana Theos, Brian Strickman and Rosemary Villa at no time moved to dismiss for the best interest of Jonathon. He was begging to come home. (Which I also have three audio recordings I would like to submit for the record in front of a jury of my peers of my son Jonathon crying to be released back into my care). Diane Theos made a motion to express Jonathons ultimate desire was to be reunited with me but yet still made the motion to place him in a Group home instead of my care. There are home health agencies available for home health care why was this not even considered as an option for Jonathon to be returned immediately back home into my care where he obviously belongs?!? Therefore, I demand the immediate return of my biological property immediately or criminal charges will be filed on everyone in article 10!

I addressed Ass. AG Deborah Oelze and demanded to know what she was doing there. She gasped and then started laughing! This was the response I got from her. At which point I took papers out of my folder from beginning

the case which emphasized that I Arlena; Willes of sound mind and body do not give consent to the unlawful terms and conditions of unlawful contract. That is when I was removed from court proceedings by two deputy sheriffs.

No contempt of court was issued seeing that Admin. Hoskins has no lawful authority to do so. I was not arrested, I was only escorted out of the building. Before I was escorted out of the proceedings I informed everyone Involved that if my biological property, my son Jonathon was not returned immediately I was going to file criminal charges for impeding justice for holding my son hostage against his will!

5. Attached to rebuttal is Crystal Nuttle's affidavit as sworn witness to this proceeding on November 20, 2018.

6. Let the record reflect that I, Arlena; Willes informed Att. Daniel Saint before the proceedings he was fired as my council and his services was no longer necessary! To which Daniel Saint responded, "We'll see

about that!" Upon informing him I wish to be Sui Juris in all proceedings. I have two witnesses that can attest to this in a real court of record.

7. I, Arlena Minerva; Willes of sound mind and body, demand that my right to self council is not up for debate by Admin. Hoskins, Admin. Timothy Ryan or any court clerk administrator.

Let also this record reflect that I, Arlena Minerva; Willes of sound mind and body refuse to be ordered a AGL upon Clerk Hoskins fake order whose past (fake orders) severely injured and traumatized my son Jonathon, for which

Clerk Hoskins will be held directly accountable as will Administrator Timothy Ryan if they decide to proceed with obstructing justice ,Criminal Charges will be filed and charges that was filed previously on November 27th, 2018 will

hold Admin. Hoskins and Admin Ryan fully accountable for fraud upon the "court" for failing to dismiss all false allegations and the immediate return of my biological property at end of Judgment . And criminal charges will be filed

for their premeditation of fraud and obstruction of justice.

8. In regards to Durangos filing mistakes and filing the wrong name on docket, "Anthony Scott Ingram" instead of my son's name, only further proves the incompetence of this private court for profit and also shows that the

Best interest of my son Jonathon is not truly in his best interest and neither does DCS and Durango private court for profit has my son Jonathons best interest at heart .

9. As for me relaying information to the public, DCS and Durango private court has private contract with each other. At no time before was I given any disclosure to this private contract, "Kids for Cash" and at no time did

I sign away my rights of my biological property and neither do I consent to

the unlawful terms and conditions of the this private contract. Therefore, I demand the immediate return of my biological property or there will be

Criminal charges on each party responsible for the crime of kidnapping my uniquely created biological property, Jonathon; Zeek, whom Phoenix Children's hospital, Department of Child Services nor Durango private court for profit had no lawful right to steal from my care in the first place!

It is ordered that DCS and Durango Court return my biological property immediately, without any further damage or trauma. Or all involved will be charged with criminal charges of kidnapping my son and holding him hostage and obstructing justice! I also order my son's testimony to be not stricken from the proceedings of 11/20/2018. To strike Jonathon's testimony to come home from the record is proof that Admin. Hoskins and Ass. AG Deborah Oelze seeks to impede and obstruct justice and also proves that Durango Juvenile Court is not a court of real record.

10. Let it be known for the record as a warning that all who are impeding and obstruction justice and keeping my son's voice from being heard to go home and holding him hostage against his will, preventing him from coming home back into my loving care will be facing criminal charges. 1. Nickolas Hoskins "Court Clerk" (fired) 2. Timothy Ryan "Court Clerk" (fired) 3. Deborah Maria Oelze "Ass. AG (fired) 4. Daniel Saint III (fired council) 5. Daniel Joseph Hernacki (fired app. AGL) 6. Jean Elaine West (biological father's rep fired) services no longer needed. 7. Brian Strickman (Jonathon's App. GAL Fired) 8. Rosemary Villa (DCS Case Worker Fired) 9. Olivia Douma (DCS Case Worker Fired) 10. Lisa Burns, Kristina Harrison, Sabren Tawil, Melissa Kevitt (fired DCS Workers and any who were assigned to this case FIRED) 11. Diana Theos (Ass. AG aka Jonathon;Zeek's app.Council Fired) Let it be known that all those involved in this gross miscarriage and obstruction of justice will be charged with criminal charges if my biological property is not returned immediately back into my loving care!

Therefore, I, Arlena Minerva; Willes of sound mind and body do confirm that this rebutted affidavit is true and forth right. I Arlena; Willes do not

consent to the unlawful terms and conditions of DCS and Durango private court for profit private contract nor do I give my tacit consent to their unlawful agreement. I hereby demand the return of my biological property Jonathon; Zeek or criminal charges will be filled immediately on all said parties in article 10 for obstructing justice and holding my biological property against his will. Failure to address my redress of grievances and also my affidavit filed on November 27, 2018 in the court of real record will result in criminal charges being filed on all parties in article 10.

This document is hereby publicly published and placed upon the record. Notice to agents is notice to principal, Notice to principal is notice to agent. This is the end of this affidavit.

Arlena Minerva; Willes Sui Juris, a living soul, a living woman and an Ambassador of Jesus Christ.

Arlena Minerva; Willes
12-10-18 date before me,

Manuel Ordonez
12-10-2018, a Notary Public, personally appeared

Arlena Minerva; Willes who proved to me on the bases of satisfactory evidence to be the woman whose Name is subscribed to the within

Instrument and acknowledged to Me that she executed the same in her authorized capacity, And that by her autograph(s) on the instrument

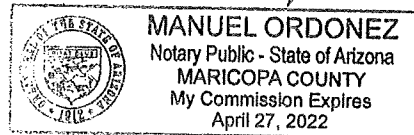
The woman executed, the instrument.

I certify under PENALTY OF PERJURY under the lawful laws of Arizona State and the STATE OF ARIZONA that the foregoing paragraph is true and correct.

WITNESS my hand and official seal.

Signature of Notary / Jurat

Manuel Ordonez



AFFIDAVIT of REBUTTAL

November 20, 2018 Court Hearing before:
Re: Case # JD36346

Administrator Nicholas Hoskins:

I, Crystal; Nuttle an Ambassador of Christ Jesus and of sound mind and body, demand a redress of grievances in a court of real record (not Durango Juvenile Private Court for Profit) because of a gross miscarriage of justice!

1. On 11/20/2018, court hearing starting at 10:48 AM I, Crystal; Nuttle witnessed Administrator Nikolas Hoskins coercing and threaten Arlena; Willes to consent to legal council when she adamantly insisted that her court appointed attorney be fired since she was Sui Juris! Through out the course of the preceding, Admin. Hoskins threatened Arlena; Willes that things would not turn out in her favor if she kept resisting his authority. Admin. Hoskins stated that he had the power and jurisdiction to either release her son Jonathon Zeek or keep him in state custody. Admin. Hoskins also stated that he had jurisdiction over Arlena; Willes and that she didn't know how to take herself out of his jurisdiction.

2. During this time Arlena; Willes son Jonathon was telephonically present to hear his mother in anguish crying out to Admin. Hoskins to return him to her custody. At which time Arlena pleaded with Admin. Hoskins that Jonathon was her whole world and he needed to return him to her immediately for it would only be her loving care that would restore him to health and ease his broken heart. At this point Jonathon cried out to Admin. Hoskins, "I want to testify that you need to take me to my Mom NOW!" His voice was desperate to be reunited with his loving Mother Arlena; Willes!

After hearing Admin. Hoskins arrogant statement of his authority over Arlena; Willes and son Jonathon Zeek and the desperate cries of Jonathon

to have Admin. Hoskins to return him to his loving mother Arlena, his cries were dismissed and denied! My blood was boiling with righteous indignation due to witnessing this icy cold desensitized emotions of Admin. Hoskins and the DCS and AG's flatline heartless reactions!

As I was looking around in disbelief thinking this is Nazi Germany, I beheld Ass. A G Deborah Marie Oelze looking at the bailiff and started snickering and laughing along with DCS Case Worker Rosemary Villa, and Appointed Council for Jonathan, Diane Theos! At which point I, "Crystal; Nuttle" couldn't contain myself and stood up and spoke out and pointed to everyone saying they had no souls and conscience to think this was funny! I looked at Admin. Hoskins and quoted what Jesus Christ said, That anyone that abuses children, like you are this child, it is better that a millstone be hung around your necks and cast into the sea! Two sheriff deputies did a beeline towards me and escorted me out of the courtroom. As I was being banished from the courtroom I blurted out to everyone, if it was your child that PHC ripped out their guts, you wouldn't be silent either! I have been court watching AZ CPS/DCS and Family Court cases since 1999 and this is the worst case of the grossest miscarriage of justice I have ever witnessed!

12/10/18 date before me, Crystal Nuttle

Manuel Ordonez
12/10/2018, a Notary Public, personally appeared

Crystal; Nuttle who proved to me on the bases of satisfactory evidence to

be the woman whose Name is subscribed to the within

Instrument and acknowledged to Me that she executed the same in her authorized capacity, And that by her autograph(s) on the instrument

The woman executed, the instrument.

I certify under PENALTY OF PERJURY under the lawful laws of Arizona State and the STATE OF ARIZONA that the foregoing paragraph is true and correct.

WITNESS my hand and official seal.

Signature of Notary / Jurat

Manuel Ordonez

