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In the United State district court
for the District of Arizona

Arlena Minerva; wifes Affipavit ; cps/dcs
 and Partners
 Petitioner Notice by affidavit
 Case# CV-19-00068 -PHX
 VS JJT (Jfm)
 Arizona Department of Child Safety, et al
 respondents

Certificate of Service

Clerk of the Court - Hand Delivered

Judge and Commissioner, as noted - Court mailbox

Opposing Counsel – AAG Debbie Oleze

Child's Attorney – Dianna Theos

Jean West-Father's appointed Attorney

Daniel Saint III and Daniel Hernacki- Fired Counsel

Rosemary Villa- DCS Worker

Guardian Ad Litem – Brian Strickman

DCS Case Manager – Tatum Renaud

DCS Supervisor - Francisco Saentz III

DCS Program Manager – Jessica Anthony

Arizona State Governor - Doug Ducey

Arizona State Attorney General - Mark Brnovich

Additional Copies Sent to:

DOJ Office in DC - Attorney General William Barr
950 Pennsylvania Ave SW
Washington, DC 20530

DOJ – District of Arizona - US Attorney
FBI Field Office – Special Agent in Charge Michael
DeLeon
21711 N 7th St
Phoenix, AZ 85024

Media outlets as shared.

Re: Fabricated "Case " JD 36346 orginating on 9/6/2018

CPS and Partners Trafficking

Notice by Affidavit

Comes now Affiant, Arlena Minerva ; Willes , one of the people, in this Court of Record, Sui Juris, making the following claims and giving due notice of the following facts that all government officials and private contractors may give due care:

Arizona Constitution Declaration of Rights

1. Fundamental principles; recurrence to

Section 1. A frequent recurrence to fundamental principles is essential to the security of individual rights and the perpetuity of free government.

2. Political power; purpose of government

Section 2. All political power is inherent in the people, and governments derive their just powers from the consent of the governed, and are established to protect and maintain individual rights.

Trust Relationship of Public Officials and the People:

Protection of the Rights of the People require for the people to have their interest covered as they are the GRANTORS of the Trust powers you hold as TRUSTEES AND PUBLIC SERVANTS

1877 Georgia Constitution (as Ratified without Subsequent amendments)

ARTICLE I.

BILL OF RIGHTS.

SECTION I.

Paragraph I. All government, of right, originates with the people, is founded upon their will only, and is instituted solely for the good of the whole. Public officers are the trustees and servants of the people, and, at all times, amenable to them.

What did Sandra Day O'Connor Say?

The U.S. Supreme Court ruled on the issue of grandparent visitation rights in the 2000 case of 530 U.S. 57, which involved a dispute between a Washington-state mother and her ex-boyfriend's parents.

When Brad Troxel, the children's father, died in 1993, his parents informed the mother, Tommie Granville, that they wanted to maintain a relationship with the couple's two daughters. Washington law at the time allowed "any person" to petition for visitation "at any time" and gave state courts discretion to grant that visitation when it was in the child's best interests.

But the majority of the Troxel court struck down the state statute as unconstitutional, finding it interfered with parents' rights to raise their children as they pleased. Writing for the majority, Justice Sandra Day O'Connor said, "The liberty interest at issue in this case — the interest of parents in the care, custody, and control of their children — is perhaps the oldest of the fundamental liberty interests recognized by this Court."

Where in the Law did the State get the power when working in private business to overrule mothers and fathers and let people or corporations take kids from parents?

Let's check the main three laws used to say DCS has this power:

ASFA:

SEC. 401. PRESERVATION OF REASONABLE PARENTING.

Nothing in this Act is intended to disrupt the family unnecessarily or to intrude inappropriately into family life, to prohibit the use of reasonable methods of parental discipline, or to prescribe a particular method of parenting.

Social Security Act 1935 [Original Legislative Intent of Congress not for CPS/DCS to take kids]

TITLE XI- GENERAL PROVISIONS

DEFINITIONS SECTION 1101

(6)(d) Nothing in this Act shall be construed as authorizing any Federal official, agent, or representative, in carrying out any of the provisions of this Act, to take charge of any child over the objection of either of the parents of such child, or of the person standing in loco parentis to such child.

CAPTA:

SEC. 2. (a) Notwithstanding any other provision of law, an annuitant, as defined under section 8901(3) of title 5, United States Code, who is participating or who is eligible to participate in the health benefits program offered under the Retired Federal Employees Health Benefits Act (74 Stat. 849; Public Law 86-724), may elect, in accordance with regulations prescribed by the United States Civil Service Commission, to be covered under the provisions of chapter 89 of title 5, United States Code, in lieu of coverage under such Act.

Corporate State actors have failed to give full disclosure to the people and police that the very Programs that are allowing CPS to provide services limit their actions by original legislative intent. The Programs were not meant to be used as an Authority to snatch little ones from their parents and as a matter of fact, the very laws prohibit it. The fact that there has been an omission to give notice of these rights has caused for many mothers and fathers to lose their children which the State did not create.

The people are the Creators of the government seats, and governments were created to protect our individual rights and liberty, and creating some false jurisdiction by trying to partner with the [persons], creating corporate partnerships and benefit programs does not give one the authority to

take biological property [little ones from the people]. Furthermore, the people are not federal employees!

The People Require Due Process of LAW to take a LIBERTY AWAY

Arizona Declaration of Rights

4. Due process of law

Section 4. No person shall be deprived of life, liberty, or property without due process of law.

11. Administration of justice.

Section 11. Justice in all cases shall be administered **openly**, and **without unnecessary delay**.

State can't diminish the right of the people:

The State cannot diminish the rights of the people. *Hurtado v. California*, 110 U.S. 516.

This is a contract, if you fail to rebut this affidavit within 72 hours and decide to infringe upon my rights as one of the people, you agree to pay \$5,000 USD per day, in your capacity as a man or a woman. I reserve my right to take this contract before an Arbitrator.

Verification

I hereby declare, certify and state, pursuant to the penalties of perjury under the laws of the United States of America, and by the provisions of 28 USC § 1746 that all of the above and foregoing representations are true and correct to the best of my knowledge, information and belief.

Executed in Phoenix, Arizona on this 2nd day of July in the Year of Our Lord Two Thousand and Nineteen .

Arlena Minerva; Willes

Arlena Minerva ; Willes

Notary as JURAT CERTIFICATE

Arizona State }
Maricopa County }

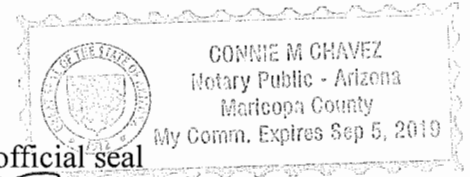
On *July 2nd 2019* date before me,
Arlena Willes, a Notary Public, personally appeared

Arlena Minerva :Willes , who proved to me on the basis of satisfactory evidence to be the Living 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 Living woman executed, the instrument.

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

WITNESS my hand and official seal.

Signature of Notary / Jurat *Connie M Chavez* official seal



Notice to agents is notice to principal, Notice to principal is notice to agent.

This is The End of this affidavit; Only, the Additional pages of the Certified proof of service and the Certified Judgement of unrebutted Affidavit may be Bound to this document.