CLERK OF THE SUPERIOR COURT FILED Y. WILSON, DEP 19 SEP 12 AM II: 0.1

Arlena Minerva; Willes
7771 North 56th Drive

Glendale, Arizona 85301 Phone: (602) 585-3082

MARICOPA COUNTY SUPERIOR COURT STATE OF ARIZONA

STATE OF ARIZONA,)
) Case: CR2019-005397-001 DT [Fabricated]
Plaintiff,)
) MOTION TO DISMISS WITH EXTREME
v.) PREJUDICE FOR CAUSE
)
Arlena M. Willes, a loving)
Mother, a living soul ,sui-Juris) Notice to Judge J. Fish
Defendant.)
	_)

Defendant, Arlena M. Willes, (Mother hereinafter) objects to any jurisdiction and is forced to make a special appearance, challenging the jurisdiction of this charade at all times, (for cause) not granting jurisdiction at any time, moving therefore the Court to enter its own Motion to dismiss with extreme prejudice, and to enter an order sanctioning the appropriate jack booted agents who violated I, a loving Mother's rights secured by the Amendments to the United States Constitution and those of Arizona Constitution according to the solemn oath of office on record at the Secretary of State's office, judicially noticed pursuant to Rule 201, Rules of Evidence and the Rule of Law for the extreme and outrageous conduct of said Agents, as further set forth in the Memorandum of Points and Authorities incorporated herein as if stated in full by reference.

Memorandum of Points and Authorities

1. I, a loving Mother was unlawfully arrested on 7/12/19, without a warrant;

Footnote 1: Extreme and outrageous conduct means: "being so outrageous in character, and so extreme in degree, as to go beyond all possible bounds of decency, and to be regarded as atrocious, and utterly intolerable in a civilized

society." McFaul v. Randall-Owens, 2007 U.S. Dist. LEXIS 78051 (E.D. Mich. Oct. 22, 2007)

- 2. I a loving Mother, was thrown to the ground, a gun placed against the back of my head and told to not move or I would be shot, a jack booted Agent placed his boot on my back and double handcuffs were attached, along with leg restraints. See DVD recording Exhibit A of the incident, judicially noticed, Rules of Evidence, Rule 201, et. al.; https://www.facebook.com/cpsnewsnetwork/videos/1707830792694449/UzpfSTE4NTg2ODU5ODk3MjAyMjozNDU1NTE4Mjk2NzAzNjQ/
- 3. On Indictment, this court openly admits there was no warrant issued prior to the date of the unlawful arrest on July 12th, 2019, see also Letter from MCSO confirming there was no warrant: A search of MCSO records was conducted using the information provided by prosecution and "NO WARRANT was found", Exhibit B, judicially noticed;
- 4. This court however states that a warrant was issued on July 15th, 2019 the day after I, a loving Mother's release from jail, as strict proof of Amendment VI et. al., Constitutional rights violations, judicially noticed;
- 5. No jurisdiction existed at the time of the unlawful arrest as no warrant existed, and there is no victim;
- 6. The jack booted Agents did not read or advise I a loving Mother of my Miranda rights: "Where rights secured by the Constitution are involved, there can be no rule making or legislation which would abrogate them"; Miranda V. Arizona 384 U.S 436, 491 (1966);
- 7. The acts of the jack booted Agents were extreme and outrageous for which this Court has a duty and a responsibility to act on its own motion to enter an order dismissing all "charges" with extreme prejudice and enter an order sanctioning or otherwise punishing those who joined the wrongdoers in an appropriate manner and obey the Writ of Habeas Corpus in the ninth district court of appeals according to law, A.R.S. §13-4121 through §13-4147;

WHEREFORE, The Court has a duty and a responsibility to act on its own motion to enter an order dismissing all "charges" with extreme prejudice and enter an order sanctioning or otherwise punishing those who joined the wrongdoers in an appropriate manner and obey the Writ of Habeas Corpus according to law, A.R.S. §13-4121 through §13-4147, and for any other relief this Court deems appropriate.

Respectfully Submitted this 12th day of September, 2019

Arlena Minerva Willes (A loving Mother, A living soul, a living woman and ambassador of Jesus Christ, not pro se)

Certificate of mailing

Clerk of the Court Maricopa County Superior Court 201 West Jefferson Street Phoenix, AZ 85003 [Original]

Tracey Gleason Maricopa County Attorney's Office 301 W Jefferson Street Phoenix, AZ, 85003-2143

Attorney Laura Anderson 222 N. Central Ave # 4100 Phoenix, AZ 85004

By Arlena Mineria; Willes

William G.Montgomery Maricopa County Attorney

Tracey Gleason) Re: Fabricated case #
Robert Swinford) CR2019-005397-001DT
Laura Anderson) Move Court to enter Order
(Hired by the fictitious) to dismiss Fabricated case
STATE OF ARIZONA) immediately with extreme
hired for cause for fraud and swindle)) prejudice.
) Notice: Judge J. Fish
Vs.) Enter into record Exhibit A
Arlena Minerva ;Willes) proof no warrant was issued
(A loving Mother, A living Soul and) at the time of my unlawful
Ambassador of Jesus Christ Sui-Juris) arrest and also proof that
) amendment six was violated
) By Commissioner Garfinkel
) Therefore signed autograph
•) Under duress obtained by
,) Courts coercion is null and void.
) This court shall not violate my
) Constitutional rights as stated
) In the sixth amendment of our
) Constitution.

I, Arlena Minerva; Willes do move this court to enter an order to dismiss this fabricated case with extreme prejudice Immediately. Due to the extreme and outrageous violations of Constitutional law, you have no jurisdiction over I, a loving mother and a law abiding American who has committed no crime. Neither can the STATE OF ARIZONA be the victim or use my son as the non-applicable victim. Without an applicable victim, there is no Crime and no case to stand on.

Please View Exhibit A: "A search of MCSO records was conducted using the information you provided and NO WARRANT was found ".

Why would I have to go to this court to obtain a copy of said warrant? On Indictment this court openly admits there was no warrant issued the date of my unlawful arrest on July 12th, 2019. This court however states that a warrant was issued on July 15th, 2019 the day after my release from jail.

Therefore, seeing these pertinent facts upon the record your honor, there was no warrant issued prior to the unlawful arrest. I was not even read or briefed my Miranda rights: "Where rights secured by the Constitution are involved, there can be no rule making or legislation which would abrogate them "Miranda V. Arizona 384 U.S 436, 491 (1966).

*Appearance in Propria Persona (Pro per) is an appearance as yourself (as a proper person), I.e. a plumber is a plumber. However, this is distinguished from appearance in (pro se): which is an appearance to represent yourself, (if you see someone who looks like yourself in the courtroom) as if you had the same knowledge as an attorney to represent someone—that someone being yourself, I.e. a plumber representing a plumber as a lawyer. The difference is very subtle!! You will be held to the same standards as an attorney pro se. I know the subtle difference. I am not pro se or pro pertherefore, I am not to be held to the same standards as an attorney representing myself as a proper person (english) aka (latin: in propria persona abbreviated as pro per). Bouvier's law dictionary, 1914 edition adopted by the United States

Supreme Court does not even list the term "Pro se). It is a word manufactured by small time lawyers and judges. Therefore I stand I am (Sui-juris) over my own Jurisdiction.

- 1. I object and do not consent to this court's jurisdiction over me and my child Jonathon David: Zeek!
- 2. I do not consent to your false allegations and trumped up charges over two made up non-applicable victims!
- 3. I have filed an injunction against this court in my jurisdiction in the ninth district court of appeals against the employees of the non-applicable STATE OF ARIZONA!
- 4. I do not consent for you to use my son Jonathon David; Zeek as a non-applicable victim when he has maintained his position for the past 12 months that I his loving mother have not abused nor neglected my son in any way! Let the record reflect that Banner Thunderbird hospital (original documents on Sept 5, 2018 proves that Jonathon's statements to be true that I have not abused nor neglected my son in any way. "There was no imminent danger nor blood in the child's stool so the child was sent home." The next day DCS abducted my son Jonathon David; Zeek from one retalitory phone call due to me wanting to confirm Dr. Mullah's diagnoses with my son Jonathon's PCP.
- 5. The investigating sheriffs Cobbley and Britt have misled the prosecution on a wild goose chase targeting a loving mother as Phoenix Children's Hospital's fall guy! to keep PCH and TCMC from being litigated against (Review bate numbers proof the medical records were tampered with)! I have all original documentation without the bate numbers to prove these documents were tampered with!

Therefore, I move this court and enter an order to dismiss this fabricated case against I, a loving mother who has committed no crime immediately!

Sui Juris | Definition of Sui Juris by Merriam-Webster

https://www.merriam-webster.com > dictionary > sui juris

Sui juris definition is - having full legal rights or capacity. ... 1675, in the meaning defined above. History and Etymology for sui juris. Latin, of one's own right.



MARICOPA COUNTY SHERIFF'S OFFICE

PAUL PENZONE SHERIFF



Ex b -No warrant

Prior to July 2, 20

August 28, 2019

Arlena Willes 7771 N. 56th Drive Glendale, AZ 85301

Re: Response to July 19, 2019, Request for Records, re: Arlena Willes

Dear Ms. Willes:

I am in receipt of your July 19, 2019, request for production of Maricopa County Sheriff's Office (MCSO) public records, made pursuant to the Arizona Public Records Law, A.R.S. § 39-121, et seq. Accordingly, the MCSO Legal Liaison Section has attempted to locate records responsive to your request and the following information is provided.

A search of MCSO records was conducted using the information you provided and no warrant You may want to contact Maricopa County Superior Courts in regards to your request.

If you have any questions, please contact Legal Liaison Ms. Ayala at the address printed on the letterhead, or by calling (602) 876-3400.

Sincerely.

Kimberly Thompson

Legal Liaison Section Commander Administrative Services Division Maricopa County Sheriff's Office

ma