

19 AUG 27 AM 11:32

1. Failure to provide full disclosure of all charges brought up against me at time of my unlawful arrest and after my release I had to look up on the internet to get full disclosure or it would not have been provided to me, which I just found out this week.
2. Failure to provide a valid ink stamped warrant and court order at time of my unlawful arrest.
3. Failure to brief me on and read me my miranda rights at the time of my unlawful arrest.
4. For cause of Fraud and Swindle and retaliation I do not consent to these bogus trumped up charges made by the Non-Applicable State of Arizona and Non-Applicable Victim =no crime.
5. Therefore I move this Court to dismiss all bogus trumped up charges immediately seeing that my case against the employees of the State of Arizona is proceeding in my jurisdiction in the Ninth District Court of Appeals ( See attached documentation). Where all abuse of Judicial power and retaliation from the

respondents in my Jurisdiction have been documented by clear and convincing documentation and proof to prove every act of abuse of Judicial power and retaliation will be addressed in my Jurisdiction. This court and all parties have been given full disclosure by me and my Jurisdiction. I still plan on proceeding with my case in the federal/my jurisdiction on all parties involved with the unlawful kidnapping of my son Jonathon David; Zeek , abuse of judicial power by the AAG Debbie Oelze despite my sons pleading to be reunited with I his loving Mother and despite Via Diana Theos (my son's representation) that I have not abused nor neglected my son in any way ( this is clearly documented by Diana Theos in her motion to return my son back into my physical custody on May 8th ,2019). See attached motion by Diana Theos.

Therefore, the prosecuting attorney's are going on two non-applicable victims which Are both listed in their documentation as NON-Applicable meaning there is no real Crime that has been committed because there is no real victim!

In order for a crime to take place they must first create a victim. The individual accused of a crime must violate the life, liberty or property of another individual. One of the rights mandated in our Bill of Rights is that a person accused of a crime has the right to cross examine the witnesses against him. In other words, the defendant has a right to confront the injured party.

If there is no injured party, and hence, no one to cross examine, the individual accused of the crime cannot defend himself in a court of law.

A government is a legal fiction and has no rights and cannot be an injured party. Only human beings have rights. Individuals can testify against an accused person but a legal fiction cannot. When an unjust law is enforced, the accused individual becomes a victim.

#### Amendment VI

*"In all criminal prosecutions, the accused shall enjoy the right to a speedy and public trial, by an impartial jury of the state and district wherein the crime shall have been committed, which district shall have been previously ascertained by law, and to be informed of the nature and cause of the accusation; to be confronted with the witnesses against him; to have compulsory*



*process for obtaining witnesses in his favor, and to have the assistance of counsel of his own choosing for his defense."*

**Ninety-eight percent of the people in prison were denied their right to a trial by a jury. In order to avoid the possibility of being convicted of a more serious crime the accused pleads guilty to a lesser crime. In many cases they have committed no crime at all. This practice is an enemy of justice and a great way to raise money for corrupt lawyer and judges.**

**In the land of the free, we have more of our people in prison than any other country in the world. The biggest crime today is that we incarcerate people for committing victimless crimes.**

**A crime has been committed only when the life, liberty or property of one human being is violated by another human being. In order for a crime to take place there must be both a victim and a person responsible.**

**We have a God given right enumerated in the Fifth Amendment that guarantees those suspected of a crime will have the opportunity to cross examine the witnesses against them. When there is no victim there is no one to testify against the accused.**

**Only individuals have rights and artificial persons such as corporations can not testify in a court of law.**

**When people violate a rule, regulation, code, ordinance or statute they have not violated the law and have not committed a crime.**

**Therefore I move you your honor to do the only right and honorable thing: to dismiss this fabricated case devised against me an innocent living woman , a living soul and a loving mother who neither has hurt anyone or intention of hurting anyone , with extreme prejudice . Based on these pertinent facts.**

**Please have no doubt I will prosecute those who deprive me or my son JD;Z of our liberty to be free. We have the Un-a- lien- able right to be left alone in peace. I do not consent. No Contract exists that proves your jurisdiction over me and my son JD;Z as "We the People".**

By Special Devine Appearance autographed in Writing

Arlena Minerva : Willes

Sui Juris, Jus Soli, a living soul, woman, an ambassador of Jesus Christ My Lord, a American state national, Beneficiary of the PCT/CQV Trust, Not trustee, a non-citizen/Citizen, non-Resident, non-Person, non-Representative, non-Agent. Notice to Agent is notice to Principal. Notice to Principal is notice to Agent.

I , Arlena Minerva ; Willes being of sound mind and body, a loving Mother , a living soul, who proved to me on the basis of satisfactory evidence to be the living woman whose name is subscribed to the to the within Instrument and acknowledged before me that she executed the same in her authorized capacity and that by her autograph(s) on the Instrument the same woman who executed the Instrument.

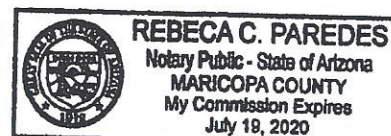
Arlena Minerva; Willes Date before me 8/27/19  
Crystal Nuttle Date before me 8-27-19

I certify under the 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

STATE OF ARIZONA }  
COUNTY OF MARICOPA }SS

This instrument was acknowledged before me this 27th day of August, 2019, by Arlena Minerva Willes and Crystal Miller Nuttle  
in witness whereof I herewith set my hand and official seal.  
Rebecca C. Paredes NOTARY PUBLIC  
July 19, 2020 Expires



UNITED STATES COURT OF APPEALS  
FOR THE NINTH CIRCUIT

FILED

AUG 22 2019

MOLLY C. DWYER, CLERK  
U.S. COURT OF APPEALS

ARLENA MINERVA WILLES, On behalf  
of J.D.Z. in the custody of the Child Safety  
Services on behalf of J.D.Z,

Petitioner-Appellant,

v.

ARIZONA DEPARTMENT OF CHILD  
SAFETY, named as Department of Child  
Services (Safety) in original Petition;  
MARICOPA COUNTY JUVENILE  
COURT, named as Juvenile Court in  
original Petition,

Respondents-Appellees.

No. 19-15723

D.C. No. 2:19-cv-00068-JJT-JFM  
District of Arizona, Phoenix

ORDER

Before: Peter L. Shaw, Appellate Commissioner.

The motion to proceed in forma pauperis (Docket Entry No. 3) is granted.

The Clerk shall amend the docket to reflect this status.

The opening brief is due October 9, 2019. Because there is no appearance  
by appellees, briefing will be completed upon the filing of the opening brief.

Because appellant is proceeding without counsel, the excerpts of record  
requirement is waived. *See* 9th Cir. R. 30-1.2.

19-15723

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

---

---



Skip To Main Content

Search

Criminal Court Case Information - Case History

## Case Information

Case Type: Criminal

Location: Downtown

## Party Information

Party Name - Number	Relationship	Sex	Attorney	Judge	Case #
State Of Arizona - (1)	Plaintiff	N/A	Gleason, Tracey		
Arlena M Willes - (2)	Defendant	F	Anderson, Laura	Master Calendar	CR2019-005397-001
B Victim - (3)	Victim	N/A	Swinford, Robert		

*n/a = no victim = victimless crime = no crime committed*

## Disposition Information

Party Name	ARSCode	Description	Crime Date	Disposition Code	Disposition	Date
Arlena M Willes	13-3623A1 (F2)	CHILD/VUL ADULT ABUSE-INTENT	10/27/2017			
Arlena M Willes	13-3623A1 (F2)	CHILD/VUL ADULT ABUSE-INTENT	10/27/2017			

## Case Documents

Filing Date	Description	Docket Date	Filing Party
8/20/2019	094 - ME: Oral Argument Set - Party (001)	8/20/2019	
8/20/2019	ALG - Allegation - Party (001)	8/21/2019	
	NOTE: STATE'S ALLEGATION OF AGGRAVATING CIRCUMSTANCES		
8/20/2019	DAR - Notice of Disclosure and Request for Disclosure - Party (001)	8/21/2019	
	NOTE: STATE'S NOTICE OF DISCLOSURE AND REQUEST FOR DISCLOSURE		
8/5/2019	NAR - Notice Of Appearance - Party (001)	8/6/2019	
	NOTE: NOTICE OF APPEARANCE OF COUNSEL FOR VICTIM AND ASSERTION OF VICTIM'S CONSTITUTIONAL RIGHTS		
8/2/2019	PPM - Pro Per Motion/Notice/Mail - Party (001)	8/6/2019	Defendant (2)
	NOTE: NOTICE REGARDING CASE		
8/1/2019	RTR - Return Receipt For Official Court Files/Transcripts/Exhibits - Party (001)	8/5/2019	
7/31/2019	MTR - Motion for Temporary Removal Of Court File/Transcripts/Exhibit - Party (001)	8/2/2019	
7/31/2019	023 - ME: Order Entered By Court - Party (001)	7/31/2019	
7/31/2019	RRF - Release Receipt For Official Court Files/Transcripts/Exhibits - Party (001)	8/2/2019	
	NOTE: TEMPORARY		
7/31/2019	OFT - Order for Temporary Removal of Court File/Transcripts/Exhibits - Party (001)	8/2/2019	
7/30/2019	REQ - Request - Party (001)	7/30/2019	
	NOTE: Defendants Rule 15.1 Request for Disclosure		
7/30/2019	NOT - Notice - Party (001)	7/30/2019	
	NOTE: INVOCATION OF FIFTH AND SIXTH AMENDMENT RIGHTS		
7/30/2019	REQ - Request - Party (001)	7/30/2019	
	NOTE: Request for Disclosure of Specified Items from the Police Report (Rules 15.1(b), 15.1(e) )		
7/30/2019	NDR - Notice of Defenses and Request for Notice of Rebuttal Witnesses - Party (001)	7/30/2019	
	NOTE: Defendants Rule 15.2 Notice of Defenses and Disclosure; Request for Notice of Rebuttal Witnesses		
7/25/2019	152 - ME: Not Guilty Plea Arraign - Party (001)	7/25/2019	
7/24/2019	MOT - Motion - Party (001)	7/25/2019	
	NOTE: MOTION TO STRIKE DEFENDANT'S PRO PER MOTION TO DISMISS		
7/22/2019	590 - ME: Complex Case Order - Party (001)	7/22/2019	
7/22/2019	PPM - Pro Per Motion/Notice/Mail - Party (001)	7/23/2019	Defendant (2)
	NOTE: NOTICE		
7/19/2019	ORD - Order - Party (001)	7/22/2019	
	NOTE: that this matter be designated complex pursuant to rule 8.2		
7/17/2019	BON - Bond - Party (001)	7/22/2019	
	NOTE: PAPER/SURETY BOND \$25,000 BANKERS INSURANCE COMPANY		
7/15/2019	WRS-Warrant Served - Party (001)	7/15/2019	Plaintiff (1)
	NOTE: 07/12/2019		
7/15/2019	MOT - Motion - Party (001)	7/16/2019	
	NOTE: STATE'S MOTION FOR COMPLEX CASE DESIGNATION		
7/13/2019	IAD - Initial Appearance Document - Party (001)	7/15/2019	
	NOTE: IA Packet		

*Failure to provide  
warrant:*

*my unlawful arrest  
was on 7/12/19*

*Proof no warrant  
was issued at time  
of my unlawful arrest.*

Abuse of Judicial Power

7/13/2019 ROC- Release Order/Order Regarding Counsel - Party (001)

7/15/2019

NOTE: IA Release Order

7/9/2019 GJT - Grand Jury Transcript - Party (001)

7/10/2019

6/28/2019 NOT - Notice - Party (001)

7/16/2019 Plaintiff (1)

NOTE: RULE 2.3 VICITM IDENTIFIER INFORMATION FORM

6/28/2019 CID - Court Information Sheet - Party (001)

7/16/2019 Plaintiff (1)

6/28/2019 IND - Indictment - Party (001)

7/16/2019 Plaintiff (1)

6/28/2019 604 - ME: GJ True Bill/Warrant Issue - Party (001)

7/16/2019

## Case Calendar

Date	Time	Event
7/13/2019	5:00	Initial Appearance
7/19/2019	8:30	Original Arraignment Hearing
8/30/2019	9:00	Oral Argument
8/30/2019	9:00	Initial Pretrial Conference
9/30/2019	8:30	Complex / Capital Case
9/30/2019	8:31	Comprehensive PreTrial Conference

proof of  
retaliation  
from the state  
of Arizona

Premeditated retaliation!

I do not consent  
to the terms and conditions  
of this unlawful contract.



**FILED**

**JUN 27 2019**

**MOLLY C. DWYER, CLERK  
U.S. COURT OF APPEALS**

**UNITED STATES COURT OF APPEALS  
FOR THE NINTH CIRCUIT**

**ARLENA MINERVA WILLES, on behalf  
of J.D.Z. in the custody of the Child Safety  
Services; on behalf of J.D.Z.**

**Petitioner-Appellant,**

**v.**

**No. 19-15723**

**D.C. No.**

**2:19-cv-00668-JT-J-M**

**District of Arizona,**

**Phoenix**

**ORDER**

**ARLENA MINERVA WILLES, on behalf  
of J.D.Z. in the custody of the Child  
Safety Services; on behalf of J.D.Z.  
MARICOPA COUNTY JUVENILE  
COURT, named as Juvenile Court in  
original Petition.**

**Respondents-Appellees**

On April 19, 2019, this court issued an order staying appellate proceedings pending disposition of the motion for reconsideration in the district court. On June 24, 2019, the district court denied the motion. The stay order filed April 19, 2019, is lifted, and this appeal shall proceed.

The respondents will be served with a copy of this order. A separate order will be entered regarding the appellant's motion to dismiss the respondents' motion for summary judgment.

**JW/PS**

Note: A day after stay order was lifted  
about:bank + I was allowed to proceed with my appeals, Page 1 of 1  
on 6/27/19, I was "indicted?" proof of retaliation from  
the "STATE of Arizona"