IN THE SUPERIOR COURT OF THE STATE OF ARIZONA MARICOPA COUNTY

CLERK OF THE SUPERIOR COURT
FILED
NOV 2.1 2019 4:11000

Arlena Minerva; Willes
Plaintiff
) USC Title 18 S 241 and
) 242, 1983
)Dismiss fabricated case No:
)CR2019005397001DT

Vs.
)with extreme prejudice
) for lack of Jurisdiction
)see attached documentation

The Employees of the STATE OF ARIZONA. Et al
Respondents
)Appeals

List of Respondents Also as listed in my opening brief in the Ninth District Court of Appeals:

CC: Arizona Department of Child Safety: Oliva Douma, Sandra Leslie (Olivia Douma's Supervisor), Lynn Hart (Sandra Leslies Supervisor), Lisa Burns, Kristina Harrison, Sabren Tawil, Melissa Kevitt, Rosemary Villa, Merlin Romero (Rosemary Villa's Supervisor and Tatum Renaud's Temporary Supervisor), Tatum Renaud, (Francisco Seantz III Tatum Renaud's new Supervisor), Jessica Anthony (Head Program Manager).

CC: Maricopa Juvenile Court: Jean Elaine West, Brian Mathew Strickman. Protemp Nicolas Hoskins and Timothy James Ryan, Commissioner Bernard Owens, Diana Theos, Daniel Saint III (terminated Counsel), Daniel Hernacki (terminated counsel), Jeff Myers (terminated Counsel)

CC: AG Attorney's: Tyne Naven, Debbie Oelze, AZ AG Mark Brnovich

CC: Southwest Human Development: Drue Kaplan, Raquel Vasquez, Carla White, Suzanne Shunk, Kelcie Blackson and Jackie Thatcher.

CC: Maricopa County Superior Court: Commissioner Monica Garfinkil, Judge G. Fish, Tracy Gleason, Robert Swinford and Laura Anderson (Terminated Counsel), all hired by the AG office for cause for fraud and swindle. Judges Monica Garfinkel and Judge G. Fish, Judge Morton.

CC: Deputy County Attorneys: Mark White and Tracey Gleason hired for fraud and Swindle.

CC: Detectives: Micheal Cobbley and Christine Britt and Commissioner Jane Mclaughlin (for violating my right to privacy by issuing an ex-parte search warrant of my social media account Ex parte 2107140) Both hired for fraud and swindle by AG's office under the direction of Mark Brnovich, who never once interviewed my son Jonathon David; Zeek nor myself and therefore their whole investigation is based on allegations and hearsay.

CC: Phoenix Children's Hospital: Dr Kristy Ingebo, Dr. Maheshwor Kafle, Dr.Liz Collyer, Dr. David Notrika, Belinda Torres and Jesse Hillhouse, Elizabeth Metcalf (Hospital Social Workers), Brandi Scott (Paralegal for PCH) and Julie Baumgarth (Nurse Practitioner).

CC: Thunderbird Children's Medical Center: Dr. Husam Mullah, Dr. Jennifer Stevens, Mary Wagner (Rn Case Manager), Patty Thompson (Social Worker who

under the direction of Dr. Husam Mullah Made the retaliatory phone call for me wanting to confirm Dr. Mullah's medical opinion with PCP.

I Arlena Minerva: Willes have a case against all listed Respondents in the Ninth Circuit Court of Appeals. If I know nothing of Court protocol or Court proceedings Laura Anderson (Fired for cause for fraud and swindle) why then would I have a case against the listed respondents in the Ninth Circuit Court of Appeals? (Please review once again the attached document from the Ninth Circuit Court of Appeals).

Judge Monica Garfinkel also recused herself due to the nature of my case being in the Ninth Circuit at the second hearing before court watchers and witnesses on 9/30/2019 she threatened me saying I did not realize the severity of my charges, that this court can have me thrown in jail 12 years per count! That is 24 years she threatened me with because of the states retaliation against me charging me with two counts of Felony 2 charges, six months after my case against them as respondents had gone into the Ninth Circuit Court of Appeals showing clear cut retaliation from the listed respondents.

I fired Laura Anderson in Writing Prior and retroactive prior to the first court hearing in August because she was hired as well as this court was hired for fraud and swindle. She is the Council that this court is forcing me to have in this fabricated case (CR2019005397001DT) on Court Date 11-19-2019, Laura Andersdon a fired attorney who had no permission from me to stand on my behalf stood before the court as a fired attorney, fired for fraud and swindle told me and my court witness Crystal Nuttle, said the reason why she pushed for rule 11 was because what I had in the Ninth Circuit Court of Appeals. Laura Anderson also threatened I would go to jail if I did not show up to the psychological evaluations. My fired attorney pushed for out of retaliation in front of my Court witness Crystal Nuttle. (Please Review Ninth Circuit Documentation of whose Jurisdiction this is in).

Which leads me to believe that this court is resorting to using intimidation tactics and further retaliation by the State employees of the STATE OF ARIZONA operating as business UNKNOWN because of what I have filed in the Ninth Circuit Court of Appeals.

All Court proceedings under the Ninth District therefore must have a stay on all proceedings until the matter I have against all listed respondents is adjudicated in the Ninth Circuit Court of Appeals.

Judge Geoffrey Fish and Attorneys Tracey Gleason, Robert Swinford and Laura Anderson failed to produce their bond when I asked them to produce their Bond they failed to do so.

Which also leads me to believe there was no bond in the first place at the start of this fabricated case by the respondents and also carries the strong implication that this court knows full well the outcome of this case by not insuring it with a bond to cover all court cost and attorney fees in case the case is lost.

What is JUDICIAL BOND?

To protect opposing judicial or governmental entities from loss out of delay or depravation from legal proceedings, a surety is deposited / posted by a party to a lawsuit. All bonds required in judicial proceedings are commonly known as judicial bonds.

Judge Fish insisted I did not know what I was talking about. So I will ask again in writing for proof of everyone's bond in regards to this fabricated case based from the retaliation and intimidation of the employees of the STATE OF ARIZONA in regards to what I filed against them in the federal in January 7th, 2019 why then does it take the respondents six months to come after me with criminal charges? Why after a day the stay was lifted on my appeals on June 27th,2019 and on June 28th, 2019 everyone has an indictment party. Yes, it says indictment party. Because of my case against the respondents went into the ninth circuit court of appeals.

Please Note Judge Morton, I will also be asking for you to produce your bond as everyone else's. Judge Geoffrey Fish also recusing himself from all future court cases for the record vacated all hearings for per Rule 11 on record for which I stated on November 19th, 2019 that I graduated from a government school with a diploma of competency and graduated from Bible Seminary with a two year degree of competency. Therefore, I do not have to prove my competence to this court, because this motion from my fired counsel also proves this courts further retaliation and intimidation tactics due to what I have filed against all listed respondents in the Ninth Circuit.

Judge Morton, this matter was given to you out of clear retaliation regarding the fact that the case against me was brought into this court by the listed respondents out of retaliation and intimidation tactics by the listed respondents in the Ninth Circuit Court of Appeals. I also was forced into this court under false pretenses by the listed respondents for what I have filed in the Ninth Circuit against them.

All past /future retaliation and intimidation tactics from all listed respondents will be addressed in my jurisdiction in the Ninth District Court of Appeals.

Therefore I, Arlena Minerva; Willes enter an order to move this court to cease and desist regarding all manner of retaliation and intimidation tactics to cease and desist immediately as well and all court hearings to be dismissed with extreme prejudice for this courts lack of Jurisdiction.

Arlena Minerva; Willes (A loving Mother, A living Woman, A living Soul, Ambassador of Jesus Christ Sui-Juris)

Please note all attorneys hired by fraud and swindle will be fired by me retroactive immediately upon hiring them for cause, for fraud and swindle.