

ARIZONA SUPERIOR COURT OF MARICOPA COUNTY

CLERK OF THE
SUPERIOR COURT
FILED
Y. WILSON, DEP

19 DEC 11 PM 4: 07

STATE OF ARIZONA) Regarding Fabricated Case Number:
(A Dead Entity) Represented by:) CR2019005397 001 DT
Tracy Gleason and Robert Swinford) This "case" is perjury in the 1st degree
) Writ to dismiss this "case" for lack of
) Jurisdiction (Review Federal court
VS) Filings/ Exhibit A regarding whose
) Jurisdiction this is really in). All involved
Arlena Minerva; Willes (A living Breathing woman,) will be summoned as respondents in
) my Jurisdiction Writ to stand on my
A living breathing Soul and Ambassador of Jesus) own behalf, Sui, Juris -My own Counsel
Christ, Sui-Juris , My Own Counsel).) Per Our United States Constitution

Notice to: Judge Wendy Morton and to the prosecutors Tracy Gleason and Robert Swindord (all hired for cause for fraud and swindle), in this fabricated case made up by the dead entity, the State of ARIZONA. Laura Anderson, who was hired for cause for fraud and swindle hereby Was Terminated in writing retroactive immediately prior to the very first hearing as per Amendment six in our American United States Constitution. I have the right to stand on my own behalf, choose my own counsel: Therefore, I choose Myself to stand on my own behalf as my own Counsel, Sui -Juris as the Ninth Circuit Court of Appeals have recognized my sixth amendment to stand on my own behalf.

This is my Constitutional right which will not be waived or violated by this court so should you not hold me as the same standards as a bar attorney but as Sui-Juris which means in legal standing of one's legal rights.

Laura Anderson, at the last court hearing on 11/19/2019 (as a fired attorney), made a motion ex parte with Tracey Gleason with Judge Geoffrey Fish for rule 11 knowing full well my case against the employees of the STATE OF ARIZONA is now in the Ninth District Court of Appeals. They were aware before the grand jury indictment party held on June 28th, 2019 for on June 27th, 2019 Judge J. Tuchis stay on my appeals was lifted and I was allowed to proceed with my case regarding the respondents in the Ninth Circuit Court of Appeals. Therefore, this alone

proves the lack of Jurisdiction of this court under the Ninth Circuit Court of Appeals) It also proves, out of clear cut punitive retaliation, they pushed for Rule 11. Seeing that Laura Anderson does not represent me or my interests as a fired attorney, her motion filed as a fired attorney for rule 11 therefore is Null and void and moot.

Furthermore, Nothing was set in stone as a court order by Judge Geoffrey Fish or Judge Wendy Morton, knowing that a rule 11 motion could not file an order for Rule 11 from a fired attorney. Laura Anderson who in front of an eye Witness stated when confronted as to why she pushed for rule 11 ex parte: "That it was because of what you had filed in the Ninth Circuit Court of Appeals Mrs. Willes." Proving she pushed rule 11 (as a fired attorney) out of punitive retaliation.

Therefore, any present or future attempts to hire an attorney by this court is fired retroactively immediately by I Arlena Minerva; Willes in writing by this court affidavit, being of Sound mind and body. On 11/19/2019, In front of Judge G. Fish I presented him with proof of my case against all listed respondents: The employees representing the STATE OF ARIZONA being in the Ninth Circuit Court of Appeals. I have just filed a stay and injunction on all lower court proceedings until this matter is properly adjudicated in my Jurisdiction, in the Ninth Circuit Court of Appeals. Therefore, I am not going to any of the appointments set by my fired attorney's paralegal Debbie McGivern nor will I be forced to take any attorney that I have not given my consent or permission to stand on my own behalf. I alone make the decision who I choose as my own counsel and I choose myself as my own counsel.

Therefore, for lack of foundation and lack of jurisdiction: I, Arlena Minerva; Willes move to enter an order that this court dismiss this fabricated case CR2019005397 001 DT be immediately dismissed with extreme prejudice for 10, 000 pages based on hearsay, Retaliation, false allegations and defamation of my character as a loving Mother. I, Arlena Minerva; Willes being of Sound mind and Body: Move this court to enter an order to dismiss CR2019005397 001 DT/Fabricated case by the employees representing the STATE OF ARIZONA and the private interests of the AG'S office immediately with extreme prejudice for lack of foundation and lack of Jurisdiction .

Nihil Dicit:

One who refuses to answer will face Judgement.

The respondents have been made fully aware of my court case against them in the Ninth Circuit Court of Appeals. Instead of answering me in my jurisdiction they criss cross jurisdictions and out of clear cut punitive retaliation has retaliated by submitting 10,000 pages worth of false allegations against I a loving mother who has been fighting legally for the rightful release and return of my son Jonathon David; Zeek since the day my son was stripped from my safe and loving care .

Therefore, both fabricated cases in the Juvenile and Criminal needs to be dismissed immediately for lack of foundation, and lack of Jurisdiction.

Respectfully Submitted on this day December 11th, 2019

Arlena Minerva : Willes Shelena Minerva ; Willes
(Sui-juris)