

19-15723

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U.S. COURT OF APPEALS

FEB 03 2020

(1)

FILED  
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DATE \_\_\_\_\_

In the United States  
Court of Appeals for  
The Ninth Circuit

Arlena Minerva; Willes on behalf ) Petition  
of Jonathon David; Zeek under ) for a  
the control of Arizona Dept of Child ) rehearing  
Safety, et al )  
vs )

Arizona Department of Child )  
Safety, Maricopa County )  
Juvenile Court, et al )

Respondents

Comes now petitioner I, Arlena Minerva; Willes to move the court to enter an order for petition for a rehearing. As the Habeas corpus was written and submitted, the respondents now fall in default and dishonor.

I have also petitioned this court for justice to be served for my son Jonathon David; Zeek & on my behalf. Also for these three things:

(2)

1.) The appropriate judgement on the Habeas corpus I filed 1/7/2019 seeing clearly that appropriate judgement on the habeas corpus has yet to be rendered the respondents are in default and dishonor meaning that this court has the responsibility to render the appropriate judgement on the habeas corpus filed on behalf of my son further and immediate relief from punitive retaliation from the respondents against I a loving mother for what I filed against them in the Ninth Circuit <sup>as</sup> proof of their continual retaliation I writing this petition for a rehearing from estrellita jail as a direct result of the respondents punitive retaliation)

I am also petitioning this court for mercy and justice to be served for my son and for myself his loving mother.

(3)

~~Troxell vs Granville (2000)~~ - which states parents are sheltered by the 14th amendment against the states usurpation over ones Parental rights - Troxell vs Granville 2000

I Arlena Minerva; wifes  
Do hereby move this court  
to enter an order for  
Petition for a rehearing

Respectfully Submitted on  
Jan 23rd, 2020

Arlena Minerva; wifes  
(a funny mother, a funny  
woman, a funny soul, an  
ambassador of Jesus Christ,  
Sui-guis)