

AUG 10 2020 4:59 PM
M. Yelverton, Deputy

IN THE SUPERIOR COURT OF THE STATE OF ARIZONA
IN AND FOR THE COUNTY OF MARICOPA

Writ of Dismissal of Case with extreme prejudice:

Regarding case Number: CR201900539700DT

Reasons for dismissal of case with extreme prejudice: Misconduct of the prosecution for denying me full discovery.

Misconduct and perjury by Officer Christy Britt regarding Grand Jury Indictment.

Writ of Dismissal of case with extreme Prejudice:

Reasons (Clear and Convincing evidence), why this case should be dismissed with extreme prejudice never to bother or harass my son Jonathon David; Zeek or myself ever again.

Notice to Honorable Presiding Judge Ronda Fisk:

This is the facts and Truth presented for the record. I know you are the new Judge presiding in this case and I am praying that you have more integrity than the previous Judges that were assigned to this case before you and that you will do the right thing by dismissing this case with extreme prejudice based on the facts and Truth presented before you for the record:

- A. No warrant was issued at the time of my unlawful arrest. I brought this fact up to Judge Garfinkel and Judge Fish and it was ignored as my rebuttal regarding the Grand jury Indictment was ignored for over a year. I am hoping you also have the integrity Judge Fisk to address this at the next conference hearing on Aug 12th, 2020. There also was no supporting affidavit by investigative officer Christy Britt (badge number 15962) in regards to supporting probable cause and for this cause should Officer Christy Britt's testimony be considered null and void and redacted from the record as an incomplete testimony before this court and just cause for immediate dismissal of above referenced case number with extreme prejudice.

- B. Look closely at the Grand Jury Indictment Judge Fisk, Christine Britt was the only witness on the side of the Grand Jury Indictment. No Signatures as well were on the “true bill”. No signature from Tracey Gleason, Mark White or Robert Swinford was on the Original “ true bill”. Laura Anderson, my fired attorney, assured me that the documentation presented to me was the original “true bill”, and no signatures on the original “true bill “. This document is not legal and binding, leads me to bring up this next vital and important fact. I was arrested without a warrant and not read or briefed my miranda rights.
- C. I was unlawfully and illegally arrested at my home on July 12th, 2019, without a valid warrant and without even a supporting affidavit from Christine Britt to show probable cause. Please view the letter from the Sheriff's office stating upon a search of their records “ No warrant was found”. Meaning the arrest was not valid, the true bill not valid and my rebuttal against the Grand jury indictment was ignored by the prosecution and previous judges presiding for over a year and still no jury trial.
- D. Regarding the copy of the Script for the Grand Jury indictment, there were no questions from any of the jury members. It looks like the whole thing was scripted by the Prosecution. It also seemed as if Christine Britt was directed on exactly what to say as the prosecution's line of questioning was leading the “Witness”. A witness who witnessed nothing who was not an eyewitness to any real crime that was allegedly committed. Due to this fact her whole testimony should be redacted as null and void.

- E. A year ago I had given the prosecution my demands for discovery (when this case first began), and to this day almost over a year later? Still no supporting affidavit by Christine Britt Badge number 15962 and still no warrant produced to prove the arrest was done lawfully. Over the course of a year the prosecution has kept rotating judges on me and there is a reason that they have been stalling for time and switching Judges. If the prosecution cannot provide this discovery, then not only should this court Redact Christine Britts Testimony as being incomplete (Not to mention based on hearsay and misinformation) striking it completely from the record, but also as well for you to do the right thing by my son and myself by dismissing this case with extreme prejudice seeing the facts and truth upon the record. I, Arlena Minerva; Willes therefore move this court to enter an order to dismiss this case with extreme prejudice.
- F. The true bill has no signatures, no witnesses not even an x for a signature for this cause. This case should be dismissed with extreme prejudice.

Respectfully submitted on this day 8-10-2020

Arlena Minerva; Willes Arlena Minerva: Willes

CC: Honorable Ronda Fisk (Judge Presiding)

CC: Frankie Grimsman, Mark White and Robert Swinford (three prosecuting attorneys) Not due process of law.

CC: Rick Tosto : Fired attorney /fired for fraud and swindle.

Rebuttal of Grand
Jury Indictment



JUL 22 2019
CLERK OF THE SUPERIOR COURT
& MURPHY
DEPUTY CLERK

COPY

ARIZONA SUPERIOR COURT

MARICOPA COUNTY
STATE OF ARIZONA (A Dead Entity)

VS

Arlena M ; Willes (A living breathing woman , A living breathing soul and ambassador of Jesus Christ , Sui-Juris -My own Counsel).

Notice to : Honorable Judge M. Garfunkel and Honorable Judge G. Fish and to the prosecutor involved in this "case"

-) Letter of Interrogatories
-) Notice of innocence of all false charges
-) Re Case Number: CR2019005397 001 DT
-) Review attached Exhibit A : proving Retaliation against I a loving Mother

-) writ to dismiss case with extreme prejudice

Comes now Affiant I , Arlena Minerva : Willes, one of we the people , in this Court of Record , Sui -Juris : Do demand to move this Court to answer some questions for me , I will not take any plea bargains and hereby proclaim my innocence . I therefore also move this Court to dismiss this case with extreme prejudice for lack of Jurisdiction . (Review Attached Exhibit A : Proving the State of Arizona's retaliation against I , a loving Mother).

1. Where is your burden of proof (In writing) , that I am an employee of the State and of this Court . Show to me in writing that I work for the prosecutor ?
2. Where is proof of your Jurisdiction over me ? (Juris : Right law /diction : Words) .
3. Where is your proof Oh State of ARIZONA of how I injured YOU?
4. Where is your first hand witnesses and sworn affidavit , Under the risk of Perjury that I injured YOU , STATE OF ARIZONA ? That I Arlena Minerva; Willes committed the crimes you have accused me of?
5. Is this a criminal action or a civil action , the Constitution grants this Court two types of Jurisdiction . One , is under Constitutional law and the other under tribunal /admiralty law . Under Section 8 of the Constitution ,
I ask you by which Jurisdiction do you intend to try me?
6. Where is your proof in writing that I injured YOU State of ARIZONA ?

7. Prove your Jurisdiction over me . (Please Review Attached Exhibit A : Proving the State of Arizona Retaliation against I , a loving Mother) and attachment proving original Jurisdiction in the ninth district court of appeals.

(In Federal Court / My Jurisdiction over the named respondents in my Jurisdiction).

8. Provide to me in writing why the employees working for the STATE of ARIZONA (operating as BUSINESS UNKNOWN) , Why the employees have refused to look at exculpatory evidences proving my innocence as a

Loving mother and continues to set forth in holding my precious son : Jonathon David ; Zeek hostage against his will and mine and continue to harass and retaliate against me for fighting for my son Jonathon's Rightful return

back into my safe and loving care where he truly belongs! (which Kidnapping my son : Jonathon David; Zeek and victimizing my son Jonathon David; Zeek under Color of Law, is a direct violation of title 18 : 241 and 242

Is a Felony Charge)!

This is also to serve notice that this "case" does not affect my case in the ninth district court of appeals , I intend to proceed in my Jurisdiction against the respondents for punitive damages done against my son Jonathon David; Zeek and against myself . I also therefore give this Court notice that you are operating under improper Jurisdiction regarding the respondents in my Federal Court Case and each punitive action by the Respondents against my son Jonathon David; Zeek and against myself will only further strengthen my case against them in my case against them in the federal (please review attached Exhibit A ; Proving the employees working for the State of ARIZONA's retaliation against I , a loving Mother.

I , Ariena Minerva ; Willes , hereby declare , certify and state pursuant to the penalties of perjury under the laws of the United States of America , and by the provisions of 28 USC 1746 that all the above and foregoing representations are true and correct to the best of my knowledge , information and belief .

Executed in Phoenix , Arizona on the 22nd day of July of 2019 in the year of our Lord

Ariena Minerva Willes

Notary as JURAT CERTIFICATE

Arizona State)

Maricopa County)

On 07/22/2019 Date before me ,

Arlena Minerva Willes Personally Appeared

Arlena Minerva; Willes who proved to me on the basis of satisfactory evidence to be the Living Woman whose name is Subscribed to the Within instrument and acknowledged to me that she executed the same in her authorized Capacity , and that by her autograph(s) on the instrument the Living Woman executed ,the Instrument .

I certify Under Penalty of Perjury under the lawful laws of Arizona State and that the WITNESS my hand and Official seal .



A handwritten signature in black ink, appearing to read "Wendy Flores", written over a horizontal line.

signature of Notary /Jurat

Notice to agents is notice to principle , notice to principle is notice to agent . This is the end of this Affidavit and Letter of Interrogatories only the additional pages of the Certified proof of Service may be bound to this document .