

State of Arizona
COMMISSION ON JUDICIAL CONDUCT

Disposition of Complaint 21-350

Judge: Bruce E. Staggs

Complainant: Christina N. Pineda Townsend

ORDER

The Complainant alleged a justice of the peace was rude and condescending during a civil traffic hearing and treated another defendant better than he treated her.

Cochise County Justice of the Peace, Benson Precinct, Bruce E. Staggs, presided over a traffic calendar on October 7, 2021, in which he heard several matters, including the Complainant's case and *State v. V.S.*, which occurred prior to Complainant's matter.

At the outset of *State v. V.S.*, Judge Staggs invited a law enforcement officer, who had just testified on another matter, to stay and listen to the "esteemed" testimony of another law enforcement officer, thus conveying an appearance of bias in favor of law enforcement. During *State v. V.S.*, Judge Staggs failed to require order and decorum in his court. He allowed the defendant in that matter to be repeatedly disruptive and argumentative with the judge, without any admonishments. Additionally, Judge Staggs questioned V.S.' claim of suffering from post-traumatic stress disorder (PTSD) by asserting that law enforcement officers do not develop PTSD by what they observe daily, again conveying a bias in favor of law enforcement.

During Complainant's case, Judge Staggs asked various questions of the Complainant that suggested he had taken on the role of a prosecutor, rather than a neutral factfinder. He interjected his own personal experiences and vouched for the training and experience of the law enforcement officers who appeared before him. This again conveyed a bias in favor of law enforcement. Additionally, Judge Staggs questioned the Complainant as to why she had exercised her right to have a trial, essentially finding her responsible before testimony and closing arguments had concluded. This suggested a pre-judgment of the issues. Toward the end of Complainant's case, Judge Staggs again interjected his own personal experiences about driving and showed an unrelated video and asked Complainant to opine on it. Judge Staggs made a condescending comment to Complainant about how long it

took her to identify the traffic violation in the unrelated video, when the recording showed that it literally took her less than five seconds to respond to Judge Staggs' question after he stopped talking. His monologues and continued exchanges with the officer and the Complainant about this video suggest an improper conflating of testimony and decision-making based on the testimony, such as offering his own opinion as to the speed of the vehicle in the video and comparing it to the speed Complainant stated she was driving. Judge Staggs also made statements during this portion of the hearing about the unfairness of officers having to respond to speed-related accidents and witnessing injuries and death, once again conveying a bias in favor of law enforcement.

The Commission found that Judge Staggs' conduct violated the following provisions of the Code of Judicial Conduct:

- Rule 1.2, which states, "A judge shall act at all times in a manner that promotes public confidence in the independence, integrity, and impartiality of the judiciary, and shall avoid impropriety and the appearance of impropriety."
- Rule 2.2, which states, "A judge shall uphold and apply the law, and shall perform all duties of judicial office fairly and impartially."
- Rule 2.8(A), which states, "A judge shall require order and decorum in proceedings before the court."
- Rule 2.9(C), which states, "Except as otherwise provided by law, a judge shall not investigate facts in a matter independently, and shall consider only the evidence presented and any facts that may properly be judicially noticed."

Judge Staggs should be cautious about comments he makes that give the appearance he is biased in favor of law enforcement, including not vouching for an officer's training and experience, should not take on the role of an advocate when questioning a defendant, should refrain from comments that give the appearance he has prejudged a case, including questioning a defendant's choice to exercise their right to a trial/hearing, should maintain order and decorum in his courtroom, and should not comment on facts outside the record.

Accordingly, Justice of the Peace Bruce E. Staggs is hereby publicly reprimanded for the conduct described above and pursuant to Commission Rule 17(a). The record in this case, consisting of the complaint, the judicial officer's response, and this order shall be made public as required by Commission Rule 9(a).

Commission member Joseph C. Kreamer did not participate in the consideration of this matter.

Dated: August 12, 2022

FOR THE COMMISSION

/s/ Louis Frank Dominguez

Hon. Louis Frank Dominguez
Commission Chair

Copies of this order were distributed to all appropriate persons on August 12, 2022.

May 27, 2022

Commission on Judicial Conduct
1501 W. Washington St., Suite 229
Phoenix, AZ 85007

Re: Case No. 21-350

Dear members of the Commission on Judicial Conduct,

I'm in receipt of Complaint No. 21-350.

I will address the Commission's questions as they were asked.

When you first called Mr. S [redacted] 's case, and he had not yet appeared, you made a comment to one law enforcement officer about staying to listen to the "esteemed" testimony of another law enforcement officer (Deputy C [redacted]). This suggests a bias in favor of Deputy C [redacted] 's testimony.

On multiple occasions law enforcement officers, following their testimony in a previous case, have asked to stay to listen to the testimony of more experienced officers. Deputy C [redacted] has been a deputy for 20+ years and thus has a lot of knowledge. This was said because Deputy has a lot of knowledge and experience. Once a person is under oath, whether they be a party, a witness or law enforcement officer their testimony is considered equal. There is no bias on my part towards any party, witness, or law enforcement officer.

There seem to be a lack of control during Mr. S [redacted] 's hearing, in which he frequently interrupted, and there was a lot of arguing between you and Mr. S [redacted]. This suggests an inability to maintain decorum in the courtroom.

I have had multiple contacts with Mr. S [redacted] in the past. Mr. S [redacted] has had 11 different cases in Benson Justice Court #3. These cases range from:

1. Civil traffic, 3 separate cases
2. Criminal traffic, 3 separate cases, Misdemeanor
3. Failure to Appear, 5 separate cases, Misdemeanor
4. Disorderly Conduct, 4 separate cases, Misdemeanor
5. Domestic Violence, 3 separate cases, Misdemeanor
6. Resisting Arrest, 2 separate cases, Misdemeanor
7. Obstructing Governmental Operations, Misdemeanor
8. Criminal Damage, Misdemeanor
9. Possession of Marijuana, 2 separate cases, Misdemeanor & Felony
10. Possession and Transporting Marijuana for Sale, Felony

11. Possession of Drug Paraphernalia, 3 separate cases, Misdemeanor and Felony
12. Knowingly Transporting Dangerous Drug for Sale, Felony
13. Unlawful Flight From Law Enforcement, Felony
14. Felon in Possession of a Deadly Weapon, Felony
15. Possessing a Deadly Weapon During a Felony Offense, Felony

See Exhibit #1

Due to nonpayment of fines, Mr. S is currently in collections. Since this Complaint has been received, Mr. S has been cited for ARS 28-702.01A, Waste of Finite Resources, after being measured at 74 mph in a 65 mph zone. His Arraignment date is

In every single hearing that I have had with Mr. S, he interrupts a lot, not only with myself but with the Prosecutor and witnesses. Mr. S considers himself to be an "Sovereign Citizen" and as such the law doesn't apply to him. Please see highlighted section of page one of Exhibit #2, where Mr. S states: "I am the victim of police stupidity and overzealous" and "I am a sovereign citizen of the U.S.A." On page four of Exhibit #6 Mr. S states: "I will fight to the death any attempt to incarcerate me and since I can bring weapons into the courtroom to defend my life and my right to freedom and other rights being violated I am prevented from showing up in person". Mr. S believes, he doesn't have to obey the law, is always the victim, nothing is ever his fault. Mr. S never accepts responsibility. The Rules require that a Defendant be allowed to speak. I don't believe that Mr. S and I were arguing. I simply was not accepting the many excuses that he always has. As there was no shouting, no threatening, no foul language, no raising of voices, etc., used by Mr. S, he was allowed to speak and interrupt. I could have warned Mr. S that should he continue to interrupt that I could hold him in contempt, or I could have used my gavel or even had security remove him from the courtroom. I didn't do that. What I did, was to allow Mr. S to defend himself in the way that he always does. The alternative was to force him to comply by holding him in contempt or having him removed, and then probably get a Complaint for not allowing him to speak or defend himself. I have already received a Complaint by ; Case No. 19-274, where the Commission directed me to respond " ... whether or not Mr. was afforded an opportunity to be heard during that hearing". Due to this, I am very hesitant to stop a Defendant from presenting their case in the only way they know how, for fear of an ensuing Complaint.

Had I felt I had lost "control" at any time in the courtroom I could have easily regained it by having the Security Officer take Mr. S into custody and escort him from the courtroom. Hearings with Sovereign Citizens are always difficult.

You made unnecessary comments about Mr. S's claim of having PTSD by questioning how he could have PTSD when officers do not develop PTSD by what they view every day. This again seems to suggest bias in favor of law enforcement.

As noted above, Mr. S_____ has had multiple cases with the court and has been appointed attorneys. At no time has an attorney ever requested a Rule 11 Hearing for PTSD or for any mental issues. As stated above, Mr. S_____ never accepts responsibility. This was evidenced by his testimony and is also objectively verified by the volumes of motions just he has made to the court. Please see the following exhibits:

- | | |
|---------|-------------------|
| 1. Case | Exhibit #2 |
| 2. Case | Exhibit #3 |
| 3. Case | Exhibit #4 |
| 4. Case | Exhibit #5 |
| 5. Case | Exhibit #6 |
| 6. Case | Exhibit #7 |
| 7. Case | Exhibit #8 |
| 8. Case | Exhibit #9 |

Due to the documentation above, I did not accept his PTSD and compared it with the law enforcement officers that were present in the room. In retrospect, comparing it to other professionals in dangerous lines of work would have been better. With regard to bias, the Complainant, Ms. Christina Nicole Pineda Townsend, did not feel that was bias, as evidenced by her not claiming it in her Complaint. I state again, I do not have a bias with regard to law enforcement officers, verses Defendants. Mr. S_____ showed up almost one hour late. I had previously entered a Default Judgment. In the interest of justice, Deputy C_____ was recalled, and the trial was held. If I was bias with regards to law enforcement, I would have left the Default Judgment intact and not given Mr. S_____ the opportunity to go to trial and be heard. The fact that I did this, proves that I was not bias in favor of law enforcement. Lack of bias is even more evident, as Mr. S_____ is such a challenge to deal with, yet I took the additional time to give him his day in court. Law enforcement and Defendants are equal in my eyes. I make my judgments based solely upon the testimony given and evidence presented.

During Ms. Townsend's testimony, you asked various questions of Ms. Townsend in which you seem to take on the role of the prosecutor rather than a neutral fact-binder. You interject your own personal experiences, and you vouch for the training and experience of the law enforcement officers. Once again, this suggests bias in favor of law enforcement.

Following calling Ms. Townsend's case, I went through a thorough explanation of how the trial would proceed. When I was explaining questioning of witnesses, I even referenced Mr. S_____ 's constant interruptions and testifying, when it was supposed to be a time for him to be asking questions. I read the charge and asked Ms. Townsend if she understood what she was being charged with. I stated the maximum fine, explained the standard of "preponderance of the evidence", had exhibits exchanged and asked if Ms. Townsend had any questions before we started.

The officer was sworn in and gave testimony. The officer testified to:

1. Date: July 16, 2021.
2. Time: 10:15 AM.
3. Location: State Route 90 at Barrel Cactus Ridge.
4. Identity: Defendant's identity was established.
5. Jurisdiction: Benson Justice Court #3.
6. Speed: Speed limit sign of 55 mph clearly marked.
7. Visually estimated the speed at 75+ mph.
8. Radar speed of 80 mph.
9. Was radar certified since 2004.
10. Radar equipment was within annual calibration.
11. Tuning forks were used pre and post shift.
12. Explained Defendant could have been given a criminal speeding ticket.
13. Asked the Defendant why she was pulled over and her response was "*No not really*".
14. Asked if the Defendant knew what the speed limit was, and her response was "*No*".
15. Testified why the speed was not reasonable and prudent due to the Defendant was entering area of heavy congestion and a community area.

Following the Deputy's testimony, I explained to Ms. Townsend's that it was now her opportunity to ask questions. Ms. Townsend had no questions.

I confirmed with the Deputy the facts that I had written down. I asked two questions:

1. If there were any other vehicles present?
2. If there were any visual obstructions present?

Once again, even though it was not required to give Ms. Townsend an opportunity to question Deputy G again, I gave Ms. Townsend another opportunity to ask questions. She had no questions.

Following this the Deputy rested.

Ms. Townsend was sworn in and allowed to give testimony. Her entire testimony lasted 47 seconds as follows:

"I was driving in a 65 mile per hour zone and had my cruise control set".

"Boy am I nervous".

I assured her it was okay.

"I can recall a vehicle like a dually truck hauling like one truck. I went into the left lane because he was going really slow. There were three border patrol vehicles flashing their lights on the side of the road. So, I just stayed the left lane. Like 30 seconds later I just saw his lights flashing. I didn't realize he was going to pull me over. That's my only testimony. I don't have any evidence you know to prove that I was not going at 80 miles an hour".

Using the standard of "preponderance of the evidence" the State had clearly met the burden of proof as the Deputy testified to the standard requirements of time, date, location, identity and jurisdiction. The Deputy testified that he first visually estimated the speed of the Defendant at 75+ mph, radar verified speed of 80 mph, that he was radar certified, that tuning forks test were used pre and post shift and that the radar had passed an annual calibration. The Deputy testified as to why the speed was not reasonable and prudent, thus meeting the elements of the law. The Deputy testified that the Defendant answered "No" when asked if she knew what the speed limit was. When questioned by me the Deputy testified that there were no other vehicles or obstructions present, that would interfere with the accuracy of the radar.

Ms. Townsend testified that she was traveling at 65 mph, had her cruise control set at 65, didn't know what the speed limit was and didn't have any evidence to prove that she was not going 80 mph.

At this point the Deputy had met the burden of proof by the standard of "the preponderance of the evidence" and the Defendant had also admitted guilt. I could have rendered judgment based on the testimony given, however I continued for two reasons:

1. To give Ms. Townsend an additional opportunity to give some type of defense.
2. I was very concerned regarding Ms. Townsend's dangerous driving habits and the risk that she posed to other drivers on the road. In the interest of protecting the people in the JP-3 jurisdiction, I wanted to educate Ms. Townsend and get her to clearly understand the risk she posed to people and the potential seriousness of the infraction of traveling at a criminal speed of 80 mph, coming into a congested community area. I continued in hopes of her modifying her future driving habits.

I proceeded to ask Ms. Townsend multiple questions, not trying to take on the role of the Prosecutor, but to give her an additional chance of making some type of a defense. As stated previously, the State had clearly met the burden of proof.

Within the last two years, there was a broadside accident occurring at this **exact** location. A driver was killed when pulling out on Highway 80, from Barrel Cactus Ridge. Ms. Townsend testified that she passed three border patrol vehicles, that were on the side of the road, whose emergency lights were activated. Instead of being responsible and slowing down, as the dually truck driver did, and then driving "*reasonable and prudent*

under the circumstances, conditions and actual and potential hazards in existing" that ARS 28-701 A requires, Ms. Townsend testified she changed lanes to pass the dually truck and trailer that was "going really slow". She didn't even slow down. The driver of that vehicle was being responsible and slowing down, as required, by both ARS 28-701 A and ARS 28-775 E.

The area that Ms. Townsend was traveling in, when measured on radar at 80 mph, is a highly congested area. State Highway 90 is the major corridor from Interstate 10 to Sierra Vista, Arizona. The maximum speed limit on Highway 90 is 65 mph.

As a driver comes north on Highway 90 and approaches Interstate 10, the speed reduces from 65 mph, to 55 mph, approximately 1.2 miles from a stop light. There is a speed reduction warning sign .2 of a mile, before Cooperative Way. **See Exhibit #10**

Two 55 mph speed limit signs are posted on both sides of the highway .1 of a mile, past Cooperative Way. **See Exhibit #11**

Milepost # 291 is approximately 200 feet, past the two 55 mph speed limit signs. **See Exhibit #12**

The location, in the median, that the Deputy was located at when the Defendants criminal speed was measured is .6 of mile, past the two 55 mph speed limit signs. **See Exhibit #13**

Barrel Cactus Ridge Road is .1 of a mile, past Deputies location **See Exhibit #14**

Milepost #290, along with a speed reduction warning sign, is .4 of a mile, past Barrel Cactus Ridge. **See Exhibit #15**

A 35 mph speed limit sign, is .1 of a mile, past the 35 mph reduction sign. **See Exhibit #16**

A stoplight is .1 of a mile, past the 35 mph speed limit sign. **See Exhibit #17**

A map of the area is attached. **See Exhibit #18**

The distance from the infraction site, at Barrel Cactus Ridge to the stoplight, is only .6 of a mile. At 80 mph, it takes only 27 seconds to travel .6 of a mile. Ms. Townsend had less than 27 seconds because Ms. Townsend testified that she didn't even see the Deputy until she saw his flashing lights, so she was beyond Barrel Cactus Ridge, where she was measured at 80 mph, rapidly approaching the congested area, where potentially she would have had to come to a complete stop.

I do not believe that I vouched for the experience of the Deputy. I read the notes I had taken and repeated what the Deputy testified about. I was simply giving Ms. Townsend a chance to defend herself and convince me why should she be found responsible for 65 mph, instead of 80 mph, as I felt that the State had already clearly met their burden of proof. Ms. Townsend testified multiple times she did not know what her speed was, but knew had her cruise control was set at 65 mph. Ms. Townsend finally admitted to looking at the speedometer when she saw the deputies flashing lights and stated her speed was 67 mph.

In the 2016 Civil Traffic Officer Training manual, which course I last took in October of 2016, under the tab of Civil Traffic Hearing, Civil Traffic Hearing Checklist And Script, page 16, #12. b. states: "*The judge may interrogate witnesses, but it should be neutral and impartial manner and for the sole purpose of finding the facts*".

Anytime I ask a question it is solely to find out the facts of the case, and not show bias in favor of law enforcement by "*taking on the role of the prosecutor*". I did not ask any questions to introduce any new evidence, nor was any new evidence elicited, except for that Ms. Townsend was a CDL driver. It was clearly explained that whether she was found responsible for 65 mph or for 80 mph, would be the same with regards to points on her license.

The Commission has stated: "*Once again, this suggests bias in favor of law enforcement*". I believe that by allowing the trial to continue, to allow Ms. Townsend to better defend herself, suggests just the opposite, because Ms. Townsend had already self-admitted to speeding at 65 mph in a 55 mph zone.

During Ms. Townsend's testimony, you questioned as to why she exercised her right have a civil traffic trial, essentially telling her that she was responsible before testimony and closing arguments had concluded. This suggests a pre-judgment of the issues.

The Deputy gave testimony. Part of his testimony was that the speed limit, at Highway 90 and Barrel Cactus Ridge, was 55 mph. Knowing the area, I had judicial notice of this fact. Ms. Townsend then gave her testimony. Before being asked any questions whatsoever, Ms. Townsend self-admitted responsibility, by testifying that she had her cruise control set for 65 mph, in a 55 mph zone. Ms. Townsend closed her testimony by testifying that she had no evidence to prove that she was not going 80 mph. The Deputy's testimony, supported by radar, overrode Ms. Townsend's unsupported testimony, with no defense for not going 80 mph. As such, there was no pre-judgment on my part.

A Closing Argument is at the option of a judge in Civil Traffic trials. In the 2016 Civil Traffic Officer Training manual, under the tab of Civil Traffic Hearing, Civil Traffic Hearing

Checklist And Script, page 17, #17. states: *"If you wish to, invite the State and then Defendant to make a final argument. Better practice is not to allow final, or closing, argument unless the parties are represented by legal counsel. Police officer/witnesses cannot be allowed to make an argument because they are neither a party nor an attorney. Since the Defendant was sworn in, anything said during final argument would be additional testimony. Plus, as a practical matter, closing argument for non-attorneys is only a rehash of previous testimony."*

The current 2021 Civil Traffic Officer Training manual, on Wendell, page 50, #2, states: *"Closing Arguments a. This is optional"*.

I have always allowed self-represented Defendants, just as I allowed Ms. Townsend, to make a Closing Argument. If I was bias in favor of law enforcement, why would I always take the additional time to allow an unrepresented Defendant to make a Closing Argument? I believe that by allowing a Closing Argument to be made it allows a Defendant addition time and opportunity to be heard. Due to Closing Arguments not being required I could have immediately made Judgment as stated above. Due to new evidence not being able to be brought up in a Closing Argument, pre-judgement did not occur, as Ms. Townsend had already admitted guilt. I only continued the trial to allow Ms. Townsend to give defense to 80 mph and to educate Ms. Townsend. If I had felt that she did learn, and if I felt she would change her driving habits, this would have determined a lessor fine amount.

I do not believe that I ever questioned Ms. Townsend's right to have a trial. She did not claim this in her Complaint nor did I ever state this. I would **never** question a Defendant's right to a trial, as is it is a constitutional right. I only asked Ms. Townsend why she requested a trial because she self-admitted to breaking the speed limit by testifying that she had her cruise control set at 65 mph, in a 55 mph zone. If I had not asked the question, I would not have understood what she wanted to prove, what she wanted to accomplish, and what she wanted the outcome to be. Through that question I found out that Ms. Townsend presented due to her CDL license.

Towards the end of this Townsend's testimony, you once again interject your own personal experiences and show an unrelated video and asked Ms. Townsend to opine on it. Your monologues and continued back and forth with the officer and complaint suggested improper conflating of testimony and decision-making based on the testimony.

With all due respect to the Commission members, I do not believe that the video was unrelated to driving habits and speed. As I stated above, a fatal accident occurred at this exact place. As I have stated multiple times above, Ms. Townsend was traveling at criminal speed, entering a highly congested area, approaching rapidly a reduced speed of 35 mph, with a stoplight present. I wanted to educate and impress upon Ms. Townsend

the seriousness of the infraction. I take the time to show this video to all drivers who are charge with criminal speed, to make an impression on them. It makes a great impression on Defendants. I have **never** received a single negative response by showing it. I have been given thanks on too numerous occasions to count, due to the positive impact that the video has had in people's lives and on their driving habits. I strongly believe that the video makes people more aware of the dangers of speeding and what can happen in only 4 seconds time. If they are open to it I know the video will make them a better driver. I did not show this video, nor ask any questions of Ms. Townsend, in order to determine Ms. Townsend's responsibility, as Ms. Townsend had already admitted responsibility to the charge. This time was taken **solely** to educate Ms. Townsend as to the seriousness of her criminal speed and perhaps get her to change her driving habits. Unfortunately, I don't believe this was ever accomplished.

When I see juveniles for speeding charges I always show this video. Should I find them responsible I give them the option of either paying the fine or reading a pamphlet called "The Law When You Turn 18" and writing a 1,500 word essay on what they have learned. Recently a juvenile turned in their essay. I invite the Commission members to read on page 2 and page 3, what the juvenile learned about speeding, from the video.

See Exhibit #19

I'm attaching the video with the Commission's review.

See Exhibit #20

As the recording ends, you make a comment "Officer-be very careful" The recording then cuts off. It is unclear what the full statement with the officer was. However, if this were statement to the office to be careful in his duties, this would once again suggest a bias in favor of law enforcement.

I do not remember what was said at a hearing that was more than 6 months ago, on October 7, 2021. At the conclusion of a hearings, I commonly tell Defendants, witnesses, Prosecutors, and attorneys to be careful in their life duties and driving home. I do my best not to single out any particular party so bias cannot be claimed. When I see prisoners, following Initial Appearances and Arraignments, I commonly wish them the best. When I see servicemen and women, I commonly thank them for their service. When I am aware of first responders and medical professionals (especially with COVID-19), I have thanked them for their service. When I determine payment order amounts, I make the statement: "I want to set you up for success and not failure". I believe this is just being courteous and is not being bias. In so many instances the courtroom is a sterile environment. There is a quote that I have on my desk that was read at Judicial College, that states as follows: "*The law is not designed to make people feel good, but if it can be accomplished, we should make every effort to do so*". It has always been my goal to make this effort. I have never had anyone question bias when I have wish all parties safety and wellness.

Closing

I have been instructed in four separate questions in this Complaint to address bias, in favor of law enforcement. I deny that I show bias in favor of law enforcement. All parties are equal. I believe that my actions by allowing Mr. S_____ a trial after a Default Judgment was ordered clearly reflects exactly the opposite. I have explained my actions to the Commission's regarding my reasons for allowing Ms. Townsend's trial to continue to give additional time to mount a defense. I hope that the Commission can accept this. I would like to note that being in a small town, many times I've gone to an establishment to eat only to find law enforcement officers there, or they have entered while I am eating. To avoid the appearance of bias or impropriety, I have never even shared a meal with a single officer or group of law enforcement.

Ms. Townsend has claimed that she was treated unfairly, that I am prejudiced against women, and that I treated Mr. S_____ differently than she was treated. Both Defendants were found responsible for the radar speed, at which they were measured. Both Defendants were assessed the fine rate contained in the Cochise County Bond Book, for the speed they were held responsible for. If I was prejudiced against women or Ms. Townsend, I would not have allowed the trial to continue to better allow her to defend herself and I would have fined Ms. Townsend the maximum fine. I truly believe that it would have been within my prerogative as a Judge, due to her criminal speed, showing no remorse, and due to the law holding her to a higher standard as a CDL driver, to have fined Ms. Townsend the maximum amount. I did not do this.

I truly believe that following the testimony that was given by both Deputy G_____ and Ms. Townsend, a high percentage of judges, if not all, would have found Ms. Townsend responsible. I truly believe that if this had been a criminal case, a high percentage of judges, would have found Ms. Townsend guilty.

As I stated above multiple times, any subsequent questions asked or testimony given following the testimony of Deputy G_____ and that of Ms. Townsend, had no bearing whatsoever on the ruling that I made. I carried on with the trial solely:

1. To give Ms. Townsend an additional opportunity to give some type of defense.
2. I was very concerned regarding Ms. Townsend's driving habits and the risk that she posed to other drivers on the road. In the interest of protecting the people in my jurisdiction I wanted to educate Ms. Townsend and get her to clearly understand the risk she posed to people and the potential seriousness of traveling at a criminal speed of 80 mph, coming into a congested community area. I did this in hopes of Ms. Townsend modifying her future driving habits.

Following this Complaint, to make better trials in the future, I have made the subsequent changes:

1. No Closing Argument for unrepresented Defendants.
2. Making a ruling immediately upon conclusion of the Defendant's testimony.
3. Any explanation of my ruling will **always** be after a ruling is clearly stated.
4. Any questions regarding sentencing will **always** be after a ruling is clearly stated.
5. Any questions to the Defendant, for additional information regarding what fine is to be imposed, will always be after a ruling is clearly stated.

Should the Commission order me not to show the video in the future, I believe this will decrease the effectiveness of safety in my jurisdiction, however, I will comply.

I have never had anyone claim bias due to wishing good will to both parties. I do it out of respect and to convey heartfelt feelings. Should the Commission order me not to wish the best for both parties in the future, I will comply.

I will be awaiting the Commissions response.

Respectfully,



Judge Bruce



ARS 28-3473 A, Driving On A Suspended License, M-1
 ARS 28-701 A, Speed, Civil
 ARS 13-2506 A, Failure To Appear, M-1

 ARS 13-2904 A1/13-3601, Disorderly Conduct/Domestic Violence, M-1

 ARS 13-2904 A1/13-3601, Disorderly Conduct/Domestic Violence, M-1
 ARS 13-2508 A, Resisting Arrest, M-1

 ARS 13-2904 A1, Disorderly Conduct, M-1
 ARS 13-2506 A, Failure To Appear, M-1

 ARS 13-2402 A1, Obstructing Governmental Operations
 ARS 28-3473 A, Driving On A Suspended License, M-1
 ARS-2508 A2, Resisting Arrest, and M-1
 ARS 13-3405 A1, Possession of Marijuana, M-1

 ARS 13-2904 A1/13-3601, Disorderly Conduct/Domestic Violence, M-1
 ARS 13-2904 A1, Disorderly Conduct, M-1
 ARS 13-3415 A, Possession of Drug Paraphernalia, M-1

 ARS 28-3473 A, Driving On A Suspended License, M-1
 ARS 13-2506 A1, Failure To Appear, M-1

 ARS 13-3405 A4, Transport Marijuana for Sale, F-3
 ARS 13-3405 A2, Possession of Marijuana for Sale, F-4
 ARS 13-3102 A8, Felon in Possession Of A Deadly Weapon, F-4
 ARS 13-3102 A8, Possessing a Deadly Weapon During of A Felony Offense
 ARS 13-3408 A1, Possession of a Narcotic Drug, F-4
 ARS 28-622.01, Unlawful Flight From a Law Enforcement Vehicle, F-5
 ARS 13-3415 A, Possession of Drug Paraphernalia, F-6 (4 counts)

 ARS 13-1702 A, Reckless Burning, M-1
 ARS 13-1602 A3, Criminal Damage, M-2
 ARS 13-2506 A1, Failure To Appear, M-1
 ARS 13-2506 A1, Failure To Appear, M-1

 ARS 13-3407 A, Knowingly Transported Dangerous Drug For Sale, F-2
 ARS 13-3415 A, Possession of Drug Paraphernalia, F-6 (2 counts)

 ARS 28-701 A, Speed, 70 mph + in a 45 mph zone, Civil

 ARS 28-701.02 A, Waste of Finite Resources

JUN 21 2013

COURT

BENSON, AZ 85701
County, Arizona

STATE OF ARIZONA Plaintiff
-vs-
Defendant (FIRST, MI, LAST)

[CASE/COMPLAINT NO.]
Booking No.

RELEASE
QUESTIONNAIRE
(To be completed by
Defendant)

Alias(es) I AM THE VICTIM OF POLICE STUPIDITY
IS OVER 20 YEARS

I AM EQUALLY
STUPID

The following information is for the purpose of determining the conditions under which you may be released at this time. You are not required to answer any question if you feel the answer might be harmful to you. The answers you give to the following questions will be used by the court for the purpose of determining the conditions of your release. However, your answers will be checked against the information supplied by the police, and with the references you yourself give on the form. Any discrepancies may result in higher bail or harsher conditions of release. Any information you give may be used against you in this or any other matter.

General Background

1. Background and Residence

Full Name: V S, College in Fall 2013 3RD of 4 yrs

Sex MALE Race MIXED (7) Date of Birth _____

Place of Birth [city, state, country] _____

Present Citizenship WARD OF STATE OR YOU MEAN OUTSIDE OF JAIL
I AM A SOVEREIGN CITIZEN OF THE U.S.A.

If you are not a United States of America citizen, how long have you been in this country? N/A

Present Address BENSON AZ

How long have you lived at the above address? _____

Telephone No. () _____ Cell No. () SAME

Where else have you lived in the past year and for how long? NO WHERE WORKING
ON FINISHING MY HOUSE

Where will you go if released today? HOME

2. Family

Are you married/partnered? Yes [] No If so, are you living with your spouse/partner? WAS 6 yrs
 Yes [] No

Are you living with someone? Relationship: NO FINCE MOVED FOR MEDICAL RECOVERY REASONS

How many other persons (including your children) are living with you? NONE

How much do you contribute to their support? I DO EVERYTHING THEY WANT

I TAKE CARE OF MY MOM AND DAD AND
MY FRIEND, PLUS RENTERS AND SCHOOL AND WORK
WHENEVER CALLED I'M ON CALL.

Do you have regular contact with any other relatives? Yes No

Explain MOM, 10 MILE AWAY I TAKE CARE OF
and my DAD LIVES ON MY PROPERTY AND RABIN

3. Employment

DID EMC THE SUPERREN 2+ MONTHS AGO

Are you presently employed? Yes No If not, what is your principal means of support?

Explain: ON CALL REPAIRS JOBS OF ALL KINDS Handy MAN
AN MORE

Employer's Name Self

Address: N/A

Telephone No. (214) 607-1140

What is the nature of your job? "TO-FIX-IT-ALL... CALL"

How long have you worked there? 6 YRS. BOUGHT/BUYING MY HOME

4. Criminal Record

Do you have any previous criminal record? Yes No

Explain EXPUNGED N/A

5. Record of Appearance

Have you ever been released on bail or other conditions pending trial? Yes No

Did you ever fail to appear as required? Yes No

Explain ONLY FOR MEDICAL EMERGENCY LAST COURT DATE
I HAD TO TAKE MY DAD TO EMERGENCY IN TUCSON TINE

6. Supervision

HE IS RECOVERING FROM THE SURGERY NOW

Is there any organization or any person who might agree to supervise you and be responsible for your return to court as required? Yes No

Organization or person to contact I AM A RESPONSIBLE ADULT I DONT
NEED ANYONE TO TELL ME RIGHT FROM WRONG

ACLU, AMERICAN CIVIL LIBERTIES UNION

Address City State Zip

Telephone

7. Other Circumstances

Are there any other matters (such as your health or illness in your family) which you feel the court should consider in making its decision?

SEVERE BACK PROBLEMS WHEN I WAS BOY
EVERYTHING I OWN IS IN JEOPARDY
AND MAY BE GONE ALREADY

8. Verification

Is there any other friend, relative, neighbor or other person who can be called as a reference to this information?

Name Address City State Zip

Name Address City State Zip Telephone

Name Address City State Zip Telephone

I certify, under penalty of perjury, that the information presented is true and correct to the best of my knowledge.

Date

JUL 1-2007 UD
WITHOUT RESERVE

Defendant Signature
Contact Telephone No.

I NEED X-RAYS BOTH HANDS AND WRIST
(THEY BROKE/FRACTURED MY RIGHT HAND AND
THEY FRACTURED MY SPINE
AGAIN!

I Bow To No one who is
DISRESPECTFUL. I'd RATHER DIE,
"LIVE FREE OR DIE"
Founding fathers Quote

To whom IT may concern, ~~B~~

All This was TOTALLY UNNECESSARY and A WASTE
of Resources, officer A HAS sole
RESPONSIBILITY for HIS ACTIONS AND ~~HE~~ He chose
to be a Bully and TALK DOWN TO me, I was
HAVING ALMOST THE WORST DAY THIS year

of a BAD LAST year ^{of my life} etc officer Hammond failed
to give me common COURTESY and was OFFENSIVE
to me. I felt THREATENED by HIS ACTIONS
and now FEAR for my life ERON Benson PI

This wrongful ARREST may CAUSE me to lose
EVERYTHING I CURRENTLY OWN, NO ONE IS GUARDING
my STUFF, TOOLS etc RIGHT NOW, ALSO I AM NOW
SLANDERED IN THE COMMUNITY and WILL HAVE TO
IN ALL PROBABILITY A NEW TOWN FOR A BIZ, I JUST
INCORPORATED, STILL IN PROCESS, PUBLISHING NEXT FEW WEEKS

FACT 1, I AM THE VICTIM here of OVER ZEALOUS COPS
FACT 2 I AM ALL READY HAVING DAY DREAMS and NIGHTMARE
my HAND ^{being} MISSTRAINED. I HAVE BEEN ABUSED wrong
I CAN'T FEEL THE NIGHTMARE ^{fully} BE FRACTURED ^{again} ~~again~~

ALL BECAUSE I WOULD NOT SHOW RESPECT TO
OFFICER ~~HE~~ HE DID NOT RESPECT me
THE SAME CHOICES and now towards WORK MAN

I AM NOT GUILTY ~~IS~~

RECEIVED

COCHISE COUNTY JAIL INMATE REQUEST FORM

NOV 05 2013

BENSON JP#3

TO: Judge J. Knoblock NAME & POD:

SUBJECT: MOTION TO Appeal Dec, BOOKING NUMBER:

DATE & TIME RECEIVED: RECEIVED BY:

NATURE OF REQUEST: Appeal to sense of Justice

1st A predisposition of GUILT is currently being suffered,

2nd AN INJUSTICE of the inequality of Personage

IE RICH GO FREE VS POOR STAY IN JAIL

3rd PERSONAL LOSS The COST/LOSSES FAR OUTWEIGHT

The presumption of GUILT I AM LOSING TOO MUCH

4th AM I GETTING CREDIT FOR SUFFERAGE/TIME SERVED

Held WITHOUT REASONABLE BAIL

5th NO AMMENITIES - VISITATION, LAW LIBRARY, ACCESS TO

A LAWYER. etc CHAIR & TABLE, MEDICAL Needs

DATE: NOV 5/2013 INMATE SIGNATURE: V. [Signature]

DUTY OFFICER COMMENTS: Faxed to Judge Knoblock 11-5-13 at 0800

OFFICER'S NAME: 1314 A#1314 SIGNED:

REPLY:

SIGNED: DATE:

NEEDS TO TALK WITH HIS ATTORNEY

11-05-13

#1, AS FAR AS I KNOW A PRESUMPTION OF INNOCENCE IS THE STANDARD FOR US CITIZENS I CAN PROVE THAT MY MISSED COURT DATE WAS UNAVOIDABLE and LIFE THREATENING also. A Judge Told me I could DRIVE and THAT MY SUSPENSION WAS LIFTED... AS SOON AS I COULD AFTER LEARNED I NEEDED TO PAY A FEE I DID... NEXT DAY AFTER TICKET... CHECK RECORDS

#3 Loss of equity is my Punishment also To Include The Loss of my Home in Bensow? I missed the meeting with House Lawyer ON Monday, and I were to see him Together which you BARRED summarily with Auto Separation Between Her and I (which is impossible for us to do) IT WAS THE 4th Reschedule and LIKELY THE LAST ATTEMPT FOR NEGOTIATIONS. Further my Home is Being ROBBED SINCE I AM NOT THERE TO PROTECT and you BANNED I FROM IT IN YOUR ORDERS, also The Losses on the FARM of PARENTS & I WITH THIS LAST FREEZE are INCALCULABLE TO OUR FUTURE I AM SOLE WORKER ON THE FARM AND DO 90% OF THE WORK, WHICH NOW LIES IN THE FIELDS ROTTING why MUST I LOSE SOMUC FOR TAKING THE FALL FOR ROBIN?

MY UNABLE TO RAISE 1K, ONE THOUSAND FOR 10% OF BAIL OR 10K MEANS I WILL LOSE 100K AND ONE THOUSAND IS THAT FAIR

COCHISE COUNTY JAIL INMATE REQUEST FORM

TO: Judge Knoblock

NAME / POD:

SUBJECT: Freedom

DATE:

REQUEST: Pen and Paper and phone #'s To CONTACT Lawyer
Appointed to me, Legal/Law Books and Alces to help

also: A Bond Redaction To something THAT will NOT
PUT me IN poor House Like O.R.?

I DONOT UNDERSTAND what IS going on.

Am I Here UNTIL For yelling AT
my and a Neighbor calling 911?

My Home is in Jeopardy, all my Property, my animals
need to be fed and ROBIN HAS the ONLY Key.
I CANNOT AFFORD to be held in captivity till JAN.
Cruel and UNUSUAL PUNISHMENT For NO REAL CRIME.

I MISSED Seat Belt Violation COURT DATE Due To
TAKING my FATHER TO TMC, medical Emergency For Colon

Why Am I Here? please Tell my Lawyer

I would RATHER Die THAN be Here 1 more Day.

BOOKING NO:

SIGNED:

REPLY:

HAS ATTORNEY NEEDS TO Go THrough

ATTORNEY

1/1/04/13

RECEIVED

NOV 04 2013

SIGNED:

DATE:

BENSON JP#3

RECEIVED

NOV 04 2013

COCHISE COUNTY JAIL

INMATE REQUEST FORM

BENSON JP:3

Judge

TO: Joseph Knoblock

NAME / POD: ↓

SUBJECT: Freedom and the right to it

DATE: - -

REQUEST: For contact info for my public defender for reduction of bond amount as this amount is debilitating \$1000 is more than my mother, father and myself get in a month plus the bail amount is excessive and if met will put us in financial hardship more than we already are.

Denied

THE COLLATERAL DAMAGE FROM THIS WRONGFUL ARREST AND THE ONE BEFORE IS MOUNTING IN COST MY HOME/PROPERTY IS AT RISK I COULD LOSE IT ALL. MY PETS CANT BE FED AS ROBIN HAS ONLY KEY AND IS BARRED BY COURT ORDER TO GO THERE AND I AM IMPRISONED, MY JOBS I HAD LINED UP ARE GOING TO GO BYE BYE AS DID OTHERS FROM LAST FALSE ARREST, I AM STILL PAYING FOR MY LOSSES ... MY REPUTATION IS RUINED IN BENSON BECAUSE OF FALSE CLAIMS. I WILL NOW HAVE TO MOVE AND SELL. I AM SCARED OF THE POLICE OF BENSON WHO HAVE ALREADY HURT ME BADLY. PTSD IS ACTIVE AGAIN I NEED THERAPY AND AM BURNING

Denied

Denied

Denied

BOOKING NO:

SIGNED:

To defend myself, I CANNOT ACCEPT THAT THIS IS JUST OR JUSTICE. ME BEING LOCKED AWAY FOR YELLING OR TAKING MY DAD TO EMERGENCY RATHER THEN COURT, I HAD NO CHOICE. THE ADDITIONAL FINES/FEE'S AS PUNISHMENT ONLY TEACH ME ONE THING, THAT IS THAT I VALUE MY FREEDOM MORE THAN MY LIFE OR THE LIVES OF OTHERS AND THAT THE SYSTEM IS BADLY FLAWED. I DO NOT WISH TO LIVE IN CHAINS OR A CAGE. THIS IS THE LAST TIME I WILL SUBMIT. IF I CANNOT LIVE FREE I CHOOSE TO DIE.

Peace and good will to all. I wish no harm.

SIGNED:

DATE:

U

Dear) | and I do not have
 separate lives, The site is at a separate
 address now, that is only temporary and
 was for medical reasons... for her recovery
 time after this last extensive surgery.

Our lives are in distress, financially
 and emotionally and the court orders
 and police interaction are making it
 much worse... not better. The financial
 burden is unmanageable and I can't
 pay... even if I wanted to. My life would
 collapse, it is unbearable the costs
 of police interaction like tickets and fines.

and I love each other for 6+ years
 now. We both have issues and are working
 on it. The with this last police
 calamity it is ^{ruining any chance} as is my hope
 of keeping my home, my storage room in ^{TX} ^{CSOX}
 with 60K in pool tables is also now ^{lost}
 if I don't get out of jail soon, I am 4
 months late on rent no one can get
 access I need \$1800⁰⁰ to save them and
 can't make it in jail, the system is killing
 time is of the essence. my future,

I CANNOT AFFORD TO BE IN JAIL. NO ONE EVEN

10

OL QUINIA 3 APPT
WARRANT 3 APPT
10/29/13

2013/10/29TH 12:07 PM

To Whom IT MAY CONCERN 1 of 7

RECEIVED

OCT 29 2013

BENSON #3

M. Knoblock, J. and Justice CT 5
TR20130163

I have just been informed that I missed yet another court appointment... and I am not even sure which case it is for. I have so many... currently, and through no fault of my own, except happenstances: BAD TIMING, BEING A VICTIM and INTENT TO DO HARM... TO ME and mine.

While I consider THE U.S. ~~CONSTITUTION~~ CONSTITUTION etc BILL OF RIGHTS etc and THE JUDICIAL SYSTEM... TO BE THE MOST IMPORTANT THING^{IN} AMERICA... WHEN USED CORRECTLY I DO NOT and CANNOT choose IT OVER THE LIVES OF MY LOVED ONES, THE SAFETY OF MY HOME, VEHICLES, PROPERTY and other things I value. IT is all so unbelievable to me... almost unreal impact... except it REALLY is happening I am attacked on all sides. I am afraid to leave my home alone, I am afraid to go to Regina House. R...

The Violations of my Civil rights by officers of the law, I still have minimal use of one hand and arm, as well as losing 2.5 teeth and still have night fears and Daymares about it. Recurring. I fear for my future and the futures for those dependent on me, my father, my Mother my sister and her kids who will suffer if I am absent of my duties and obligations and incarcerated for any reason. The costs already are so high and still mounting with court costs and fines and adding to "the bill" of which I cannot afford even the basic costs of living let alone other necessities. My only legal car 1 of 3 is missing, so is a friend. I am being attacked in my home and worry about elsewhere and my loved ones, finances crippled and have no way/time to recover after being shut again and again. My home is in jeopardy since Bad Renters, S.F.R. Clerk who also stole my mom's Toyota Scion VA

3 of 7

Theft By Deception, Name ~~of~~ Title,
I Drove it in Blew up engine, stopped
me for 2 mths Rent and Bills and
scrapped my moms van for \$\$\$
in we just needed suspension and front
end in total Rebuild 5,300 + Value of
VAN. I go to Jail in Rumor say
I hit a cop in 100% UNTRUE.
I lose job for that weekend
and rest of month left. 3 other
Cancelled due to "other reasons"
not related in dues in I say
further the underreables are
still here from the renters... esp.
at night, tho we have run a few
off. Now wallet, Plastic no money,
laptop, keys... new locks Req.,
and various other items. I am
I am under attack. also
the various agencies of Govt.
and utilities are also taking
more than ever... I cry
mercy and I get no justice,
let alone fairness. I would
go for a little "luck" in But I'm getting
plenty of Murphy already.

Your forgiveness for the
untimely events in my life
and apologize for being unable
to keep my appointment with
you. It was unavoidable.

My wish is to have my
Day in Court as I can prove
my case in Court, Verbally,
with a preponderance of evidence
as there was no intent.

Further are the matter of Ethics,
Standards and Rights.

I request that all legal
matters involving the Courts
at this time be tabled until
after Jan 1, 2014. By then
I will either have lost my
home or saved it, same with
my fiancé. No chance for resolve
of medical issues both here and
I as well as parents etc. other
things I value will be lost
forever or saved by them.

The rental will be fixed and
rented and so on, or I can
sacrifice all that by going
T...ll has much beneath at time

paid
S

Facts of Note

5 of 7

1. Victimless CRIME: WHERE I AM VICTIM

2. Punishment/encouragement Factor of administrative Coercement of DL Suspension CAUSES/HAS CAUSED EXTREME HARDSHIP BOTH MONETARY and physically/emotionally further EXACERBATING THE STATUS of my LIFE... CAUSING yet MORE PENALTIES TO BE ASSESSED WITH NO END IN SIGHT EXCEPT DEATH OR PRISON IF CURRENT ATTACKS ARE NOT ABATED. FINES - DMV and non legal PENALTIES

3. A.

my CASE with 911 call and police Response. I HAVE BEEN UNABLE TO meet OR TALK with any Lawyer as well as the appointed one and IT IS IMPEPERATIVE FOR THE well Being of my PERSONAL FUTURE and my 6 month old INCORPORATION of U.A.D. in THAT I NOT BE MISSLABLED or Violent Towards Police. I Love Good OFFICERS... I ABHORE Bullies and Incompetence, even my OWN.

From my View The AMOUNT of DAMAGE

CAUSED TO MY LIFE, THE NUMBER
AND QUALITY OF REPEATED INCIDENTS
GIVES LITTLE TO "COINCIDENCE"

PROVEABLE OR NOT THE DAMAGE
IS REAL, AS REAL AS THE END OF
MY FUTURE AND PERHAPS LIFE.

IT IS FAR WORSE THAN
SPOKEN TO HERE, I WON'T
GO ON AS THIS LETTER
HAS COST ME AND MAY YET
COST ME EVEN MORE.

I humbly ask for the time
to TRY and SAVE my LIFE
and my dependent's FUTURE.

3 I need to drive... FOR WORK & MEDICAL
I need EXTRA money - JUST TO GET
EVEN WITH A YEAR AGO HAVING PAID
2K IN FINES ALREADY AND MANY
MONTHS WORK AND SCHOOL LOST
DUE TO SUSPENSION. (COLLEGE
COACH) FOR
VICTIMLESS "CRIME".

I need medical attention and
CANT GO TO BENSON HOSPITAL AS
THE CALL POLICE (SAT. INCIDENT)
I DONT/CANT TRUST BENSON P.D.

7 of 7
4 PM Tues
29

I am INTURED 3X+ OR MORE
PHYSICALLY DUE TO FOLLOWING LAWS
TO THE BEST OF MY ABILITY.

I AM INTURED MENTALLY AND EMOTIONAL
BY ACTIONS OF LAW AND OFFICERS,

THRU NO FAULT OF THEIR OWN. MOSTLY
I AM CRIPPED ~~BY~~ FINANCIALLY BY
MULTIPLE WENTS BY OFFICES, OF
GOVT, ADMIN, DOT, LOCAL P.D.,
SHERIFF, BANKER/DEED ISSU

ONE CAR MISSING ONE VAN HEAD ASCKET
DOWN, ONE TRUCK 56⁰⁰ TO & RE PSTER
WHICH I DONT HAVE AND MUST DRIVE
TO GET FUNDS TO PAY AND MUST
DRIVE TO COURT HOUSE TO DELIVER

THIS LETTER WITH A Bench WARRANT
WHICH IF SERVED RUNS RISK OF
TOTAL LOSS OR CASCADE EFFECT OF
YET MORE LOSS & DEBT. I DO WHAT
I MUST ANY WAY WITH WHAT I CAN,
NOT WHAT I WANT.

I AM TRYING TO SAVE MY
LIFE AND MY LOVED ONE'S FUTURE

SINCERLY

12/21

00

CL QUINN
WARRANT
APPT
10/29/13

2013/10/29TH 12:07 PM

To Whom IT MAY CONCERN 1 of 7

RECEIVED

OCT 29 2013

PERSONAL #3

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I hit a cop in 100% UNTRUE.
I lose job for that weekend
and rest of month left. 3 other
Cancelled due to "other reasons"
not related in dues in I say
further the underreables are
still here from the renters... esp.
at night, tho we have run a few
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5 pages

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NOT WHAT I WANT.

I AM TRYING TO SAVE MY
LIFE AND MY LOVED ONE'S FUTURE

SINCERLY

(M)

C.C. J. C. PRECINCT 3.

VS STATE OF AZ	4 CASE NO CR: CR: CR:	MOTION TO COMBINE CASES and Release VICTIM DEFENDENT ON O.R. OR Lower BAIL TO DOMICILE.
-------------------	-----------------------------------	--

DATE 6/23/2014

1. We hereby humbly request that all currently active cases be condensed so nothing is left hanging. To include HARD COPY VERIFICATION OF TICKET, TUC. CITY COURT Restoring DRIVING PRIVILEGE: For work at the least, as defendant has job requirements on multiple properties and cannot survive without a horse, i.e. transportation and has no one to rely on for rides to store, for food, doctor visits or court dates. Hence FTA.

2 Defendant has served 30 days and needs to be released no cost on O.R. as losses to life, property and liberty are in excess of 100K IF confinement continues. Extreme Hardship applies as well as irreparable harm.

The defendant promises to appear and not rely on others or a license to drive.

SEE STATEMENT

PRO SE 1

CLERK OF THE
COURT. PLEASE RETYPE
MY STATEMENT SO HE
I CAN READ IT IN
COURT. IF POSSIBLE
COPIES TO NECESSARY
PARTIES

TO JUDGE FOR

SURE WITH

(MI) MOTION 1

PLEASE ATTACH TO (MI)

I WAS TO BE ALLOWED
A STATEMENT IN COURT

THIS WILL DO

THANK YOU

PROSE

VS	CASE NO	MOTION FOR CONTRAVENANCE OF PRE TRIAL TO
STATE OF AZ	1 st CR	
	2 nd CR	
	3 rd CR	

WE. Humbly Request THAT MY PRE TRIAL COURT APPEARANCE
 OF BE MOVED TO 60 DAYS LATER
 SO THAT THERE IS ADEQUATE TIME FOR
 MY DEFENSE TO BE REALIZED WITH ME
 IN JAIL & CANNOT GET ANYTHING DONE AND
 CURRENTLY HAVE NO LAWYER; AS I HAVE NO
 IDEA WHEN A LAWYER OF WORTH WILL BE
 APPOINTED I NEED ADDITIONAL TIME TO BE
 RELEASED OUT OF JAIL, SO I CAN LEAD A MINIMAL
 QUALITY DEFENSE. NO MATERIAL OF ADEQUACY
 OR TIME ARE AVAILABLE IN THE BISBEE JAIL
 NOR IS IT POSSIBLE FOR ME TO CONTACT LAWYER
 TIMELY OR FOR SUFFICIENTLY LENGTH OF TIME TO DISCUSS
 MERITS, PLANS, CASE HISTORY OR PRECEDENTS.

I NEED TO BE PART OF THE TEAM BECAUSE THE
 CASE LOADS AND QUALITY/EXPERIENCE OF PUBLIC DEFENDERS
 IS DEFINITELY A QUESTION AND MY FUTURE AND
 VERY LIFE ARE AT STAKE.

Sincerely, PRO SE DEFENSE TEAM

10/25/02

Dear Judge,

I don't know what your mad at me. I am barely surviving the assault on my character, the misrepresentation and claims by do gooder neighbors in arival park. Also slander and false reporting of confidential informants and thieves who have been burglarizing my residence to the tune of 40K in the last 2 year period also the persecution by the bad elements within the Benson police departments who are afraid of legal action for violations of my civil rights and my physical body 7 times out of 17 interactions in my life has been ruined by interaction off by police... Slander, Defamation of character, rumor and innuendos, and false reporting. How yourself have contributed to my demise over my drivers licence... and helped. Thank you

I am still under attack by undisclosed agencies operating under color of law in the Dark... testing new technologies in the Benson area. The officer in the courtroom knows it to be true as he flushed me when I started to mention it to you's black ops in Benson... I have been tracking their operations

at 9/10/02

and other FIVE and SPANCROWS

for reasons of self preservation and
for the preservation of the Constitution,
as well as to Canada, I have the right to,
so to do. And Boy did I stop in it...
and I can prove that my ticket says
"Obstructing Government operations"
is the first thing on it. I would
like to know how I can obstruct anything
from the back seat of a police car. INCOFFER
when I began today I slammed on my brakes
and BACK for trying to buy a ticket at a
road and I was a witness in several aspects.

Also further proof of their hood in
my life... like electronically changing
a defective ticket, of not having a
driver's license in my possession...
into a license plate light out ticket - onto
a drivers license suspension status change
over night in the Tucson city court
system, and how did an official (weirde) BPI
not knowlege of it before I am and went
out looking for me. He claimed he saw
Robins' plate in the car I was driving and
saw my license was suspended. Then he
said he saw my windshield was cracked
and that was all he needed to stop me. after stop
Then they asked to search car and
said no it's not my car. Then they asked
if I was responsible for anything in the
and searched highway with DOB codes in

I am now on...

People
sided

Car. I again said "no" it's not my
Car. I just wanted it to buy
a car at 1. "more later"

"They" still attacked yet more of my
life electronically as I had a good
credit rating and when I was turned
down by Banker's, they gave me a copy
of printout and I checked my credit out
... a false reporting of \$8,500⁰⁰ for a tax
lien was there! I called the

IRS... there was no such thing... the
IRS... knew nothing about it. It was
just entered by "them". I can in all
likelihood prove they are messing up my
life, & I have been tracking them
and I did a test the night before
to see if they were listening in
and reading my texts, they definitely were
and responded to texted messages
I put in into different text message and had
an epiphany as to where they were

Hiding I meant Head Quarters... I figured
something out Sherlock Holmes style,
and busted them... now they are revenge
on me. Violating the Constitution and
the people's rights, all over, here in Benson... and
using the legal system to do other dirty for them and
Benson P.D. as well and all agencies around
and after all I know "who" they are too...

7
5
DATE

In the news

I left home 1st 2006-2008

Today a group of egg heads/brains have passed the FBI's most stringent physical and psych testing with flying colors in the youngest group ever, all A's. The youngest in the group will be heading the new multi-liaison task force under the newly revamped office Department of... like the NSA created in the Kennedy/Kennedy era... the youngest ever to be appointed... more on that later...

34 years ago I noticed a really expensive rig in the projects office on Franklin St. By I-10. This "Recreational Vehicle" had a lot of custom features not readily available and 27 different antennas and no dash for turn odd ch. I worked for a company that built million dollar speedster vehicles in Petaluma, CA in the 1990's VMC.I (Vehicle Modification Company, INC.) We built a number of custom "R" vehicles in Chevy SWAT support, mobile medical and surveillance vehicles. So you could say I'm an expert in many fields. By the way, I'm sorry for missing all these I say show in court. I'm interested to that sort of a trial in 30 years have never heard an I say showup in court date for conviction. ALL MESSER THAT I CAN REMEMBER, SO... ARE FTAS

and given out

By Benson P.D. personnel, possibly with intent to have me miss it.

further I called my Colander...

on the Day of Court and she said it was the offering Tuesday...

I had no running vehicle, it quit 2 days prior and hasn't run since and her vehicle was disabled too.

So I had no means to get to court with all the slanders of false reporting.

No one will give me work or loan me a car and Sean and Maryanne Cleveland stole my van - Theft By Deception - Reported... NOTHING DONE BY BPD OR SHERIFFS...

and blew up motor and then SCRAPPED IT TOO. my mom cried when I told her what had happened to her van. Now every time you have sent me to jail...

I have had thefts and vandalism Burglaries and something in my home and report it to police and nothing gets done... yet when I talk loud at my Frances's residence three different departments of law enforcement come and I go to jail and then get ripped off again, lose work and jobs, get rent stolen, get medically injured by police force and get best denied medical and denied hearing after reporting

3/23/21

WHAT WAS FROM Seemg/Talking etc WE ARE ABLE TO WE ALWAYS GET OURS WE LOVE EXERCISE SO RESTRAINING ORDERS ARE OUT

It even in your Court room.

The last 2 years have been a living Hell for me from a good life with no interaction with police 3 times in 12 years (TICKETS) TO 17 times by Benson PD and local sheriffs in case that 20 months followed by PD harassing requirements tickets and more. Something aint right. My schooling ruined, no response to the crimes against me and I cant sneeze with out Cop Support.

And you wonder why Im agitated and upset. False claims of DV and the like plus Restraining orders have strained my relationships to the max, Nat. Journal false claims and rumor as well as Publications by law official ~~publicly~~ and that ruined my chances for increase of local cost and with my finances strained to breaking point. By time I arrived in jail, was aged and illegal arrests and tampering of evidence. I am going to lose 2 - stories, my fathers storage Room, a full service Billiard parlor (Pool Hall) 17 TABLES in because I cant get work because of Police and C.I. slander and false reporting to the many. Further I was ~~publicly~~ by a ~~publicly~~ I need evidence and I would like case and BP OFFICER - BEAR RAN ME OUT OF and I had

THE MORE CASES YOU INVESTIGATE THE MORE YOU FIND.

3 pages
2008

I could have lost the use of my
left arm forever... instead of ^{only} 7 months
& did my physical therapy myself in
jail last Xmas when you put me in
again and the reason was a lil
false claim by - Lee which has
still continues to hurt me 7 months later
when my lawyer had to rescue himself
and missed court date (jail says its
your fault) - still hasn't

done it and so I'm in these lawyer
missed the funeral of Dee Brother
my Brother in law and its not covered
under agreement, so all the jail
time false claims to discredit me
so & dont?

PD for
kicking out my teeth for no valid
reason in front of witnesses on the
porch of 1 space #4 of creek park

5 day after major surgery and I was
there at Dee's house to buy her groceries
since she was under doctor's orders
to not move for 7 days... and I was
hauled off to jail on an arraignment case
after a death threat to Robin and I from
the SAs caught on tape robbing W.
at Crenshaw... KILL MATH... will you believe
me on FAITH OR SHALL I HAVE PROOF
SUPPORT FILMS FROM COP CARS... I AM MORE
APRAID OF ROBBER PD THAN ARMED GUNMAN.

Page 05
of 105
GDM's
Lester
However
with
RADICAL
TREATMENT
more
day
occur
PREPARABLE
HARM
WAS
OCCURRED
AND

I have already written a letter
to the attorney General's office
as required by law for \$1000
suit against mentioned parties,
who have all caused Great Damage
to my life either by their intent
or by the intent of higher up
orders which is running my life
and my finances as well as putting my family
and everyone involved at risk.

Do you think I have a more
sufficient reason to be protected
by action seeming valid or lawful
on the surface but not from my
perspective, it is all in line of a
prosecution by multiple players
with a by design intent as a result
that I am in a state of depression
and I am justified in my reaction
and explain my mental state when
interacting with authority which by
the way are not allowed permission
to tell me what I do not

I am an adult who was tortured by
Pima County sheriff dept for 70 years
and can prove contact with both
investigation and hospital by
Thomas, I know what I mean and
I am in a state of mind that they are torturing

5.

Knocked out for no valid reason
in her driveway (Public Property?) in front
of witness who now believe I am Charles
Manson (Scandal - Defamation of Character
all because and Public Image etc...)
I had just change and could not produce
ID. on demand, I did however give my
Name and valid reason as well as be
polite wearing expensive clothes. 10 seconds
later I'm jumped by 4 cops and teeth
knocked out and told not to resist or struggle
while a knee is crushing my head in gravel
which along with my teeth are cutting my
face and gums while they try to break my
arm in an illegal move called a forearm lock
fracture. Now I have been beaten abused
teeth knocked out elbow broken/fractured, skin
scuffed tonight denied medical, denied meds,
denied even the time of day (no clock in PD) denied
a phone to contact lawyer or get a new lawyer (5 days)
cars stolen by towing agencies and excess tickets
lied to by police, false claims and conspiracy to
protect them selves from possible legal action
outright violation of search and seizure laws
and no time have I ever consented nor would I as
the cops are more criminal than criminals these days
all for the all mighty dollar since 1985 and the
incorporation of all towns and cities in America
and my rights are about to be violated by this court.

5 of 6
29 Oct

IN ADDITION A POINT OF NOTE THE
DISTURBING THE PEACE AND DV PROHIBITIONS
ARE BEING ABUSED AND VIOLATED UNLAWFULLY
AND HAVE VIOLATED MY RIGHTS TO THE EXTREME
MULTIPLE TIMES AND NEED TO BE MODIFIED IN
POLICY OF POLICE... ALSO BETTER TRAINING ETC.

THE FACT IS THE LEVEL OF "PEACE" TO BE
EXPECTED IN A OLDER RV/MOBILE HOME PARK
IS NOT THE SAME AS A "LIVING DOMICILE"
OR STANDARD STR. CITY LOTS. THE DENSITY
OF AN RV FACILITY IS SUCH THAT COMPARED
WITH BAY INSULATION OR NONE, WINDOWS OPEN,
6 FT PROXIMITY AND NOISE OR HOW TO COMPLAIN
LAWYERS RESIDENTS... THE SAME STANDARD
OF HOMES MADE OF BRICK OR WOOD HOUSING
INSULATE AND 50' APART ARE DIFFERENT.

I CAN WHEN SITTING IN SPACED AT ORANGE
PARK HERE NEIGHBORS FACT ON THE JOHN AND
DROP BOMB OR SING IN THE STREET... SHOULD
I CALL 911 FOR POSSIBLY VIOLENCE COMING ON
IN THERE BECAUSE IT IS DISTURBING MY PEACE
AND QUIET... IN A TOWN WHERE THE TRAIN
COMES EVERY 15 MIN AT 100 DECIBELS AT
LEAST. MY RIGHTS ARE BEING
VIOLATED AS WELL AS RIGHTS TO NOT BE
MOLESTED BY THE NEIGHBORS PARANOID
ATTITUDES AND BY BAYSON AS WELL BY
RESPONDING INEFFECTIVELY FURTHER COMPLAINTS
AND VIOLATING MY RIGHT TO NOT HAVE MY EARTH

(B) ob.
7 side

AS THE ONLY CRIME I COMMITTED WITHOUT INTENT TO DO SO IS FAILURE TO APPEAR ON A MISDEMEANOR CHARGE WHICH WAS A FALSE REPORTING AS WELL OR EXAGGERATED CLAIM ALSO 2 CLAIMS OF DRUGS OR DRUG PARAPHERNALS ARE ALSO FALSE AND SINCE OFFICERS ARE IN COLLUSION WITH EACH OTHER AND THE TASK FORCE TO DISCREDIT ME SO I CONTINUE TO OR DON'T SUE IN CIVIL COURT ALL THESE CLAIMS ARE IN DOUBT. I HOPE I HAVE MORE HONOR IN MY LITTLE FINGER THAN HAS BEEN SHOWN TO ME IN THIS TOWN BY THE LOCAL CONSTABULARY WHO HAVE PROVE THE ONLY OBEY THE CONSTITUTION WHEN IT SUITS THEM. I AM TRYING TO RECOVER FROM MANY VIOLENT RESULT OF LIFE, THAT LIFE HAS GIVEN BOTH and I and our FAMILY'S. PLEASE DO NOT ADD TO THE TRAGEDY OR INJUSTICE THAT IS OCCURRING HERE I GIVEN THIS INFORMATION FREELY. THE SCARED OF REPRISALS OF THOSE IN DARK ROOMS BEHIND THE LIGHT OF THE LAW USING IT TO THEIR OWN ENDS I HEREBY SWEAR THAT I HAVE TOLD THE TRUTH THE NOT ALL OF IT FOR BREVITIES SAKE BUT ALL ESSENTIALS ARE HERE AND HONORABLY GLOKEN WITH INTENT FOR THE TRUTH TO BE HEARD AS A SECOND TO LAST RESORT ACTION, signed WAD

WAD inc

CONFIDENTIAL LAW

STATEMENT OF FACT

To be reviewed and approved by
4 copies 1- Judge
1- Attorney General
1- Defense
1- [unclear]

Co. Co., Jail, P. 85603
COCHISE COUNTY JAIL
203 N. JUDD DRIVE
BISEBEE, AZ 85603
85603

Legal Mill Subject Matter

Check of the COURT SYSTEM

FOR TRANS SCRIPTION 4 copies please
Please Judge Quinlan

126 W. 5th ST

BENSON AZ

701012

1 Judge Quinlan
1 ANR ROBERTS
1 Defense Counsel
and 3 MOTIONS
For judicial consideration

RECEIVED

JUL 02 2014

BENSON JP#3

COCHISE COUNTY JAIL RECEIVED

INMATE REQUEST FORM

JUN 10 2014

TO:	NAME & POD: BENSON JP #3
SUBJECT:	BOOKING NUMBER:
DATE & TIME RECEIVED:	RECEIVED BY:

NATURE OF REQUEST:
 I would have written on standard paper but cant get a lawyer or paper ... I was lucky to get a pencil there is no service here and or legal assistance I need paper 10 days I need stamps 10 days I need lawyer ... they said maybe by Friday

DATE:	INMATE SIGNATURE:
--------------	--------------------------

DUTY OFFICER COMMENTS: I need a lawyer ASAP, my property is at risk there is no one to take care of it ... no one trust worthy family has left and I am alone, I just got a job after physical injury from police

OFFICER'S NAME	A#	SIGNED:
-----------------------	-----------	----------------

REPLY: FIRST ONE IN 6 MONTHS and you stuck me in here where I can do nothing to improve my life all I learn here is there is no justice. I am not at fault in either case this time nor 50% of previous time. I am a victim of rumor and circumstance and can prove it if given a chance my mom is gone I intend to work and finish school this fall

SIGNED:	DATE:
----------------	--------------

IF I CAN GET OUT TO FIX CARS and like

To Justice Knoblock

Bond Reduction Request

For Both TR's (I CAN'T READ # WITHOUT GLASSES)

①

The 25K Bond For FTA...
 I did try to go/show and ASKED my SIGNICANT OTHER () IF I HAD COURT THAT DAY... She said NO I DIDNT.
 I WAS WITHOUT A CAR 13.8 m' AWAY and Had NO ALTERNATE way to get to TOWN. we called (I + I) when we LEARNED of our mistake on THAT FRI A left message on I Voice MAIL

From

②

The 10K Bond For NOW DV CHARGE
 The NelBohr Betting at The ORIELE TRAILER PARK THINKS POORLY OF me and should be IGNORED He IS A PRIVATE GIEEN AND WAS LURKING AROUND I SAW Him and He SCURRED AWAY NOISE and CALLED 911. I TALKED TO For 3 min and THEN LEFT NO Violence OR even Loud VOICES OCCURED THIS Time He IS JUST Full of HIS new POSITION AS POTENTIAL owner... IS LEAVING ORIAL PARK THANK God and IM SURE we will BE FINE →

~~NB 10~~

Moved to 16

SEGURA - YOU NEED TO HAVE
YOUR LEGAL MAIL
IN AN ENVELOPE.
IF YOU DO NOT
HAVE ONE REQUEST
ONE FROM THE CHAPLAIN.

RECEIVED

JUN 10 2014

BENSON JP #3

Response - I DID REQUEST 5 DAYS AGO
MY LEGAL MATTERS CANNOT
WAIT. TIME IS OF THE ESSENCE.
I WOULD PREFER THIS LEGAL
REQUEST
NOTION BE FAXED TO BENSON
COURT HOUSE TO JUDGE KNOBLOCK
AS DONE FROM WILCOX DETENTION FAC.
THE MATTER OF AN ENVELOPE IS
INCONSEQUENTIAL TO THE IMPORTANCE OF
TIMELY ADDRESSING THIS MATTER. THANK
YOU FOR YOUR ATTENTION

Cover letter

PLEASE - ATTENTION

Judge KNOBLOCK

RE

NO APPOINTED LAWYER YET/STILL

NEED PRO BONO LAWYER PLEASE

Time is of essence

pg 1 of 3

SHIFT SUPERVISOR COMMENTS: Notes or Comments concerning entries above. Other comments deemed appropriate.

Departing Shift Supervisor

Relieving Shift Supervisor

CMDR/DEP CMDR

HRC

Sorry its so long

Dear Judge Knoblock

Dated
10/11
04-03-14

I write this appeal not for myself but for the benefit of
I will & can handle the
separation fairly easier it is
not so easy for.

Despite what you may think
I am not the villain suspect
because we are the victims.
I am not sure what the purpose
behind this restraining order was
is it to teach a lesson?
is it to make us grow closer
like "absence makes the heart
grow fonder"?

or is it to destroy my chance
we have of resolving issues
that are from time to time
a little troubling.

I dont understand the goal

Currently the separation forced,
is destroying our lives and
future together, in countless ways
from not being able to sign my
tax form to her fridge need
work and an RV Guy is 125\$/hr
her car needs parts installed
and I have to do the work
our financial crisis is not over
in fact it is getting worse

BENSON JP #3

APR 02 2014

Due to the fact that
"no contact" is
impossible if we are to continue
to live a life. The Bank has
an issue 225 in overdraft fees
and we can't see each other to
address the issue timely
and I have been worked 3 months
on a loan and we have to
wait in for what a Court
date a month away I
could lose everything in the
that time.
"divorced" me almost
Cause I used
another "woman" to prepare
papers for the Bank
is suffering PTSD and more
and didn't know how to deal
with it, I arranged her
prefer management Cause she
need counseling and more
I am naturally loud and
more so. Big trade needs
Cybering over heavy equipment
It is not an escalation
of violence

7/15/17

RECEIVED
APR 10 2017

Her throwing things or a
bomb is more cowardly
she recommended and she
has agreed.

A grave misuse of the law
and a miscarriage of Justice
is occurring and we cannot
micromanage our lives
without contact and ~~the~~
neither can the STATE.

I have never been the problem
& ~~and~~ a trained in Japanese
martial arts and only defend
I never "attack". This makes
me the victim and not the
aggressor, and while I think
and feel pinning rohen is
a good next move (currently
in progress)
The "order" is causing more
harm in our lives than
anything we ever did, and
in fact is preventing us from
the timely managing our lives
in a time of crisis, my work
is moving, my sister is not
doing things right and to be
Could Help we fight back

The tasks got screwed
up and the order is causing
a severe delay on getting
my request. This jeopardizing
everything with hardy money
future

We may or may not have Violators
the various order 20 times
in the first 5 days on each
time

We are in loss we have
issues, we are resolving
these issues with limited
success. Bit success nonetheless.
They are not our issue
and the all callers are miners
Grady Coats and those too much
time on these words and
Don't know us or themselves
& they have more issues than us

We never had calls until
she moved into that noisy
park, they should check facts
first and run their own business

Really in if the state does not
want us to be together or
get married the one of us
should go to jail and one
to the crazy house!
in the one with violence should
and I'm insane thinking I can
fix her in cross or not I am
trying to help her heal from
a crazy fucked up world

I am the victim and is too
I went to help. out and by
the doing shopping for her
after the surgery, 120 stitches
from the rear and the neighbor
called 911, Police was there 5 days
No food aid could not, not supposed
to get out of bed for 7 days
she drove to my house 5 blocks
away and fell down her stairs
2X in the first 3 days
I was trying to help her out
The cops jumped me and knocked
out 4 teeth of mine for no valid
reason and the rest is
history. She has money out of
that Rockne forced to by

To wish police activity
in plus we caught the owner
of pork cheating on his belly
other cops have been
picking on me/us cause of
Bad information and turning
us more and so we both
have to move out of city limits
all costing extra and we
cant even see or talk to
each other with any costly
end results should we get
caught in you that no sex
is good for a relationship
its not even possible.
we risk going to jail for sex
stupid isnt it, and
so we are,

A
T
A
T

We are in love

Has suffer more than you
could possibly imagine and
Doesnt like to talk about it
nor me to talk about
this order of protection
is killing us not helping.

more to orule park
we see now as a mistake
How were we to know it
would damage us

Her need was medical not
what else people are thinking
I will never eat without
suffering PTSD from wrong
if not unhelpful treatment
By incompetent officer just
doing their jobs & do it
like Bullies in uniform
never will nor will they
get automatic respect from
me as I was tortured for
587 days 1998-2000 by
Pima County Jail as it
is I cant sleep, cant eat
cant drive in town without
great fear and reputation
Only 2 officers in Benson
PD do I have faith in or least
and 1 or 2 sheriffs since I
dont know them all in yet

INTRO

I have been armed
everyday since I lost my
teeth and since threats
on my life and robbery
of which nothing has been
Done nor about the theft
Vandalism and destruction
of my Home Bay People in
Prison no one cares

We need to protect ourselves
and that can't be done easily
with a strange order over
our heads which
says she did not ask for
only armed to in fear &
chill of the law. she
has lots of friends on the east
she fears me "hurry a hour"
more than the threat of going
to jail. Co figure.

So will you please stop the
torture from the state.
Sincerely

3/25/14

Judge Knoblock
124 W. 5th St.
Benson, AZ. 85602

RECEIVED
MAR 25 2014
BENSON JP #3

Re:

611001

Your Honor I AM REQUESTING
THE "NO CONTACT" ORDER IN THE
ABOVE CASE BE LIFTED.

AND
AND I ALSO CARE TAKE HIS 70 YR. OLD
PROPERTY
PARENTS.

IT MAKES IT VERY DIFFICULT TO NOT
COMMUNICATE WITH EACH OTHER.

DENIED
03-25-14
DATE
JUDGE

Thank you

CR20140184 ^{SEP 3 2016} RECEIVED 5

OCT 04 2016

BENSON JP #31

To Bruce STAGAC
RE RATE OF

CC over Utah and show cause statement

122168
-2017 UD
3 years purchase

DEAR SIR, The simple fact is my life is not any better and in fact I'm worse off than ever before and its not from lack of desire or working hard at it, I have been doing everything possible except leave the state and give up on everything and every part of my life in AZ. This is an option an infact encouraged by family. But

I have invested the last 16 years of my life here and I'm not a criminal, I don't commit crime like have been committed against me I don't steal I don't 2A and I don't commit crimes as proclaimed in the constitution. Crime being defined as commit an act against another person causing harm or loss to them person place property or of character.

Whether or not I need medicine and whether I have a license or not was not to meditate myself

IS NOT A CRIME AS I CAN
BE BOTH PERPETRATOR & VICTIM
AND OTHER THAN PLEAS I HAVE
NO CONVICTIONS EXCEPT DOT
RELATED, AGAIN NOT A CRIME
AS THERE IS NO VICTIM.

I am INNOCENT UNTIL PROVEN
GUILTY AND I am A VICTIM
CURRENTLY AND FOR THE LAST
21 YEARS. I HAVE MY WORD
AND WHEN GIVEN BELIEVE I
CAN ACCOMPLISH IT. THERE
IS NO POINT TO DENY AND
NOT ACCOMPLISH STATED GOAL
DOES NOT MAKE ME GUILTY

I RECEIVED A LETTER A WEEK
AGO STATING THERE WAS A
WARRANT. WHY?

BECAUSE I HAVE NO MONEY?
SO YOUR GOING TO INTERVIEW
ME FOR WHAT REASON
TO TEST ME A LESSON?
TO TAKE AWAY MY FREEDOM

RECEIVED

2016

OCT 04 2016

BENSON #3

Because I can't find the way I did of what not only makes the founders roll in their graves but is not fact the major reason for a court system that was created to combat in no prison for debt

FTC is not sufficient cause to ruin my life as has been all ready to the tune of 200k my fiances love and colleagues to be by my side I've lost jobs standing with community and more all for what?

Fictitious charges excessive claims card statements and not one shred of proof that would stand up in trial

I've all ready served time for no just cause nothing has change significantly in my life to improve the chances of me meeting requests of the court in fact another ~~renewal~~ for any length

will entirely kill any ^{chance} ~~chance~~
I have of making it in
The world as it is a death
sentence and here's what
I've been through because
of this town & its judicial
errors & cost with no
justice for me as the victim
I will fight to the death
any attempt to incarcerate
me and since I can bring
weapons into the courtroom
to defend my life and right
to freedom and other rights
being violated I am prevented
from showing up in person
because you will send me
to jail again for the same
gram of pot I can legally
consume.

You will have to kill
me to get me to agree to
violate my sworn oath to
and pledge of allegiance to
The Republic the Constitution
stands for

This case & issue are
unconstitutional and I
humbly request a change
of voice on 3rd Party

RECEIVED
BENSON JP #3

I Request Interceding by
a Higher Authority Because
I cannot live under the
current conditions and my
life and my rights and
there has been no let up
since the incident at orange
park the INITIAL cause for
current conditions.

In the interests of justice
the 25 attacks against
my character, my body, my
personage, my property,
and my character cannot
be separated it is all one
case and since I have not
been able to address the
in the lower courts I am
going higher by necessity
I am forced to.

This is notice of intent
to file criminal & civil
charges at the earliest
possible time. The warrant
current for a Fosteron Chman
and because of an illegal
and UNCONSTITUTIONAL
the attempt at circumventing
the guarantees and protection
to me a USA Sovereign Citizen

Supersedes and obviates
any further action
against me pending
Judicial Review in a High
Court Venue

I'm Sorry Bruce it's not
your crush action which
began this but my life is
at risk and so is anyone
who attempt to violate my
Constitutional Right again
if you know all the truth
in my case & Robert
you, being a stated Constitutionalist
would agree in my case
it is an abomination and
a sin against God & Country
and cannot be allowed to
continue without protest

So I protest and in accordance
with my Rights as outlined
in the Bill of Rights and Rights
Reserved in Plessy Case
Case Under UCC 1-207
I did exercise my Reserved
Rights and petitioned the
Highest Government Body
to Redress the wrongs
against me

RECEIVED

4025

OCT 04 2013

BENSON JP #3

I have exhausted all other possibilities available except death or commit a felony all to meet the over requests and UNCONSTITUTION COMPLAINTS and REQUESTS BY THE COURT'S OPS I would rather die than submit to more of the same and forward the rest of my gains over the last 16 years I cant do it

Please, I have met the show cause criteria and cannot submit for illegal incorporation IMMORAL ACTS NO MATTER HOW COUCHED IN LEGAL MUMBO JUMBO ARE STILL IMMORAL and I will prove UNCONSTITUTIONAL and my rights as a VICTIM will be ATTENDED TO SO

SAYS THE LAW. I HAVE 10 LBS OF DOCUMENTS PROVING AT THE LEAST BY A PREPONDERANCE OF EVIDENCE AND THAT HARMONY COMMITTED UNLAWFUL ACTS AGAINST

my 2 previous letters got milk
on them & will rewrite and
submit Rndy Tschalm Rndm

Wages

and just because I am poor
& no reason to violate
my fundamental rights or
the attempt to slander and
breach my person
will keep me from obtaining
justice or filing my claims
and getting my money & cost
I recind all agreements
signed & coerced by threat
or duress and state
my constitutional rights have
been not only infringed
but I was also shot
and beaten to death as
& have been several times
my name is AFRAND
to come to Benson and
fight. There is nothing
I won't do now to
stay free keep my home
and take back the UK
that was stolen from
me by Sweden. I will
break my oath
of office

All my claims are backed
by evidence I am AFRAND
So Help me God.

RECEIVED

OCT 04 2016

606
5 of 5

my life is **BENSON JP #3**
 By your warrant and
 so are the lives of any
 who try to serve it
 I will defend my right
 person and property
 and I will NOT stop
 for any officer in
 Benson of Collier County
 and no one will lay hands
 on me again and further
 beat me or violate my rights
 I am armed at all times
 and will NOT DISARM
 for any reason until the
 matter is settled
 I will NOT TALK BUT
 I will DEFEND WITH THE
 MEAN TO REMAIN FREE

Free from oppression
 and rights violations (crime against
 me)
 OR I DIE

I'm down to that and
 request 3rd party arbitrators
 and 3rd of all entities
 against me

Please Honor a stay or return
and life warning

I have studied
8000 hours of law
and I still don't know it
all. I can buy prevented
from obtaining lawyer
counsel qualified to
assist me I am indigent
extreme poverty and need
counsel to assist
and so request the
state provide it as is
the law

The threat on my
life & take seriously
The very best of wishes
for a non distance

Temperature everywhere
and being put in jail has
cost me 3/4 of my life
already I cannot allow
another violation to
occur it will kill me
and my hope as well as
justice

10/4

CR20140184

RECEIVED
SEPT 3 2016
OCT 04 2016

Dear Bruce Stagg, **BENSON AP #3**

permission to
enter into records
if necessary
is granted

I
under god I for my country and
the Republic for which it stands
and according to the constitution
of the United States of America
THAT I have repeatedly expressed
all remedies within the law through
that I am able to address

THAT I AM + HAVE BEEN A VICTIM
many times over the years (5?)
Starting in earnest to DISREPUTE
myself and anyone associated with
me after the incident and UNLAWFUL
abuse at the hands of officer
BPD of Benson AZ 85602

When # where Gross CIVIL RIGHT violation
Began and cover up or story begins
Contrary to my story and the facts

Now IT IS A COURT
OF TRUTH THAT I cannot be held
accountable for what others do

1

OR Think or Assume
 However I can suffer the
 consequences of their acts.
 If the act is illegal or unlawful
 or just a "wrong act" and
 the consequences or that
 original act are in fact the
 responsibility of that party
 whether it is intentional, without
 without malice, negligent or through
 ignorance they are still liable
 and responsible for causal
 action or results after the fact

So says Black's Law Dict.

I pause here because Duty to Life
 causes me to move in jeopardy for
 life and limb from the slippery
 one stone without the consent of
 and try and travel the road freely as
 usual. So that I may get home
 to get paper and feed animals
 and water my poor small crop
 land to keep for my way of life
 as soul because I have left the
 or I will not stay (no other) ahead
 of the all the way home to my
 arrange property where I am
 not safe from some but
 for that protection

Take continued

2014

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OCT 04 2016

BENSON JP #3

I am a Rational Man, Not a
CHILD or an imbecile nor a
ward of the state. I am but
a man with full rights and no
privileges and I ask for little
and want for a lot, I do the
best I can at all times and
can count on one hand the
violations of another human
being on one hand in 50 years
I am not a pious man either
I neither believe or disbelieve in
a God or Gods and certainly not
a fearful or vengeful God in fact
I need no guide children
I need no such crutch to get
through life, I do respect
however in the need for others to
do so as protected by the courts
I have to rest now I have no stamina
and all health issues started the past
3 months in Boston the state case we
saw some progress and I
would have been able to see a doctor in 5 days
some days I cant even be outside or
do any significant work, Drury etc.
I'm staying in bed/couch I sought
counseling services as you ordered
and as they were unhelpful

OR DEFINED adequately for the
 Act's capture I got somewhat
 I needed it I was illogical
 for me to assume you meant
 D.U.I. considering because I did
 NOT 1. need it, 2. I want drinks
 or under the influence of drugs
 nor do I have a legal duty
 charge and consumption only
 possession 3 level, in the back
 seat of someone else's car
 the legal sample of medical marijuana
 was for a cancer patient and
 I claimed it because possessed
 could not as on probation
 even so I only did so to
 get out of jail to be with Robin
 for what at that time was less
 than 100 days to live. Presumably
 I in court of law if you do
 encourage to disbelieve me
 of the many faults I do have
 as a working/injured man
 lying is not one of them and
 I resent any implication to
 the contrary and will defend my
 honor and my public character
 against any and all slander
 to the best of my ability within
 the law and I A that is my intention

3024

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BENSON, JP #3

I then would willingly ad with no
DTS person Break the law Violently
as a last Resort a IZ No Remedy
within the law can be found
By reasonable men

I full of anxiety ad fear just
knew something at the door

I asked who is IT and they
did not identify them selves
So I did not open the door

probably the sheriffs whom
I don't trust on BIT for a good
Reason esp BPD, since both
are trying to come up there with
ad illegal acts, I know
them for who I think they are
Coop in a massive attempt on
with left of my life if they
can under color of law n clearing
my mind for any wrong done
AND the law protects them ad
absolves men of guilt ad so they
break the law with impunity
I certainly don't ad cannot

Allowed to trust them for
 any reason
 or my life is

you see a warrant for
 my reason is a death sentence
 for me several ways
 they have no solid normal grounds
 and would violate my body
 as easily as my civil rights
 and constitutional liberties as
 well I know this to be true
 as they all ready have many
 times in the last 3 years
 as the prison camp I currently
 reside in 1999 when I worked
 I take the prison please
 I have no intention of ever
 getting out of this prison as
 ever. I mean to resist
 I have to take a present
 I live in extreme fear
 everyday my nightmares have
 become daymares and the
 other nightmares only last
 me about 2 or 3 hours
 most of the time they are not
 nightmares that can be reserved

copy

RECEIVED

OCT 04 2016

BENSON JR #3

By a post on the News and told
my fears are irrational
They are not the one real person
of real cops, officers and loss
of property and freedoms

Do you deny me this? How
about denying me my rights?
I have the right to a trial
By jury and this cannot be

Removed or revoked according
to the Constitution and so do
Decline 3 party intervention
and since we all ready pay
PA Tax under false pretenses
illustrated above and so have
By the Tax and various services
the law can choose to address
matter by the written word
Before submitting to violence
What is the only way I can
ever come my body over getting
checked the same as it's written
& repeat again I can not grow
the more can again unless it's

Uncertain in the present ^{state}
 with witness on my behalf
 which will never happen by
 some cause they are too strong
 as is the General public
 I know they intend my death
 by any means necessary in Justice
 it is a horrible ~~the~~ ^{act} ~~of~~ ^{of} law
 for wrongful death
 suit. I cannot survive without
 the fear of what I will
 my life and property ^{and} ~~and~~
~~be~~ ^{be} as my ~~life~~ ^{life} will be
 all gone in one day
 of such beyond my control
 like my inability to pay my
 bank money & bank ~~and~~
 can't get easily ~~it~~ ^{it} at all
 and with no disrespect
 all these words on ~~intention~~ ^{intention} ~~to~~
 disrespect you & say again
 I cannot stand before you in
 the court room in 2 reasons
 Beede I don't trust having that
 I violate the law ~~and~~ ^{and} ~~the~~
~~law~~ ^{law} ~~and~~ ^{and} ~~the~~
~~law~~ ^{law} ~~and~~ ^{and} ~~the~~
 on ~~behalf~~ ^{behalf} ~~of~~ ^{of} ~~the~~
 evidence ~~and~~ ^{and} ~~the~~
 of ~~the~~ ^{the} ~~my~~ ^{my} ~~case~~

OCT 04 2016

BoF 2

In the hands of the **BENSON JP #3**
 system in for love. my family
 keeps asking me a simple question
 I have for the last year
 knowing I would be involved
 again and again. Please write
 as much as you can
 To defend Personal Property

upon advice a shorter version
 less detail is suggested
 my hope is you will read the
 whole truth as without the
 knowledge of fact error can
 easily occur

S O m

(202 + 1)

Case Page →
Copies →
to Bottom →

Cover sheet addendums

The presiding and following
letters, arguments, statements, affidavits,
claims, claims of fact, Briefs,
Letters of Intent

Letters of Intent

medical and psychological claims
of distress and inhibition to
fullfill civil requirements
and duties
ad minimum

all are possible to enter into
the Record for the review
of civil and constitutional
courts to include but not
limited to use and entry of records

to US Supreme AZ Supreme
Fed courts, Superior, CIVIL,
and lower courts

Admin. Law Courts must
and are given notice of
UNCONSTITUTIONAL STATUS
with all req and penalties

Apply
I know to strike all NON FACTUAL claims
of any
from the Record
AS NOT FACTUAL

UCC 1-207 JD
without prejudice
Continuous Notice Given
2001 present and
2000 83 Cochise county

STATE
REGISTERED
1640 292
6 and 15

16

(12) #22 ZETA

Dem Bruce Stragg

The Law Has Been Broken 14 Times

of 25 minutes between myself
 and officer of and the Federal
 Body and by the office of FBI
 and Sheriff's Department, against
 me in the town is calls 40 members
 collect to Robinson & over a 4 yr
 period in like 3-4 weeks ago saw
 and came upon and my motor home
 had a knock down bag out of light
 and broke all the window out of my
 motor home my tooth was used
 number 3 time where by my paper
 and lead at \$ & was wear 50
 was 20k of good and the best kind
 the ever owned. I've 5 years in Bus
 7 Belen instead of was my money
 and went to Costa Rica 2x.

Where are the police and the courts
 and the law when my home was
 destroyed by the Union & was an 50k
 and the burned to the ground when
 I got out 50 days later where
 was the law then? and how
 I can put what to get me out of
 the way of the courts. Help
 What does think I can do
 for the court with no car
 no life and knowledge of

Impending doom since
could get no action to
protect me from countless
harassment not properly
owning Benson Louder
and I was trying to get
and save my possessions
the Bill to the City for my home
90K for rent with 36K
for personal expenses incurred
because of lack of due diligence
and the comment regarding of
etc. etc. just let it be
from BPD to FBI personnel
on camera soon, U Tube
I have been prosecuted
I have been set up knowingly
Benson Louder and Benson
all prosecuted how why were
I spy they things that not
true honest - disproven
FF police difficult to pay
FF have in so what it
is the old country and
more and more outrageous
Krismon from upland
V. Jew

(2)

So Because the petty crimes
and now comes with fines of
tenny, in my opinion hardly ad
unconscionably does that make
all the UNION WITH 10 & more
Numerous crimes against me ad
act to walk Because I might
have broken a rule or a
procedure or Protocol, I want
Justice equal and across the
Board as Stan Hammond ad
Polsen ad Officer Bear

For 90 Days Pending Review of
Constitutionality ad CIVIL RIGHTS
ad VIOLATIONS OF 60 AMMENDMENT
EIGHT RIGHT & ARREST THE PEOPLE
WHO BURNED MY HOME There is
less evidence ad numbers
against me than ad the 8
THINGS ad REASONS WRITING
FREE OR THE ASSAULTS ON
IF YOU NEED ME TO FILE CHARGES.
FINE & UNJUST THATS DONE ad
DONE RIGHT I WILL NOT SUBMIT
ONE TIME OR ONE DAY

quest than all I will be
Changes I have an evidence
memory I believe it everyday
ad you want to put me in
for 1 year minimum with
break suit of not by I need
for why u again what
evidently did I do wrong
besides sign a plea?

Repine my love, some of your
burnt by E's ad the
order of lower BPO
have to look like in your
and justice friend of cops
burnt by second time
what and why is that ok
we rule changes up to us don't
listen to me my fuck me up
and laugh in small groups
I don't think not.

I am not blind as I believe
my words is wrong I of them
in my words you broken on
eye and cost people your
Dude, so I don't want
Cops Robert Don't get
quasi shadows power and home

WZ

That the world I live in seems
lie to a brutal question from
a Judge & they do not care
we enter in the corner
Section of a police report is
they are repeatedly ad etc
Veritas fact that opinion
ad need for judicial procedure
attorney want no facts
ad I get punished as that
not justice etc criminal
in the victim a genuine time
Beaver & tell the truth when
any of those officers who broke
out my teeth when I was trying
to see and care for my loved
ones needs 3 days no food
after home from 5 day hospital
stay at 52 steps & DID they
lose any sleep & cause I did
1400 days worth New suffering
every day more and more crime
added on top by uncaring attorney
sworn to uphold the law and here
lose my teeth when I can
even enter the hospital without
pain and pain relief

Where is Justice There
Have Not The 4mm Being
Been my property now
Knowing the destruction of
my first home was something
By police authority & of
nameless informant of city
trust, well nameless
whose was someone finally
Threats in Boston are you
out of a mind. I'm not as
mind and memory some things
and you wonder why I can't
even go my neighbor's door
Cause I'm worked for Duthon
Yes & Don't joke

That's the Ball Trust & I've had to
every day and you know what
I'm all about & I'm improving my
life on up & I mean to
Destroy it. I'm not crazy
and not believing & not going
to find a job on some street
up the back where by
where how is getting busy
with money by time

(57) 22 2011

and you want me stressed to
the floor my presence and coming
and signatures it was and makes
us v and expands

fundamentals be cause it's not finally
'all for I give pot on DISTURBING
the peace to a town town where
the town runs through every 15 are
@ 100 dollars and I'm disturbing
the peace taking our neighborhood
today I yell to be heard and
got to go and have to change
when working occurred to work
then is advised of course
but I saved the town and it
cost me 10k each time in lost
potential and share in risk
money can further police Britain

and I'm going to call for look
of 75 I don't think so
I'm not that naive any of course
at probably understood what
I don't know in terms of 75
days in classification not no
privileges nor rights violated
peaceful town nationals is the
largest violation and I have to
walk there from unexcused
and give a court date either my
but you took my car 2x

The Loser Here Counts you
Don't own his Rights
Costs on my life & my
not paying a dime not one dime
with the Reverse Compensation
for my loss with a hand of
BPD & Sheriff's ad Sheriff's
and I won't be stopped any
more from my & own
any Entrepreneur with
SP3 the BPD ad Sheriff's
as a last attempt to
Derecredit ad abuse me so
I won't file objection
of a citizen try to assert
His God given rights
in pursuit of a living
with happiness & will never
leave any more not at any
time on any time I see
an officer & expect to do
stare me that how I feel
entirely honest no my eye
like children with a hammer
I'm scared stiff ad for
my life ad possibly ad
ad upon good valid reason
for this reason I will not
allow them to abuse ad

at the other lynching of
 the low woman and my
 rights would you?
 you can come to my house
 I guarantee you safety you
 can't guarantee me for that
 person above I want to go on
 around in to court and testify
 only no offensive so I
 can't take my own life if
 necessary to escape interest
 and I know the difference
 probably better than eyes
 in Berlin I'm all exports
 and I'm not flip I'm very about
 the history right after you I've
 compared and considered and
 allowed the wrong to party
 I'm talking about the 15 years
 why is there ok and what
 have to solve the for money &
 wrong I don't know.
 I haven't been able to sleep
 alone I'm on the way

and can't make sense of
this Communist Bureau
no one wants to see
for different reasons in
all the same Tom Stanley
and Public Administration
Department in article
printed by links in Dept.
and by CAPM and Army
officers in City a
Committee not constituted
is no hurry of us of
attitude present on the
paper as Committee
before reports in the
and then I get more trouble
when will it end
my family is scared for my
life in Chicago Press I don't
care about a life under working
By BPD in bad company
does that make my a shame
that I'm willing to defend
of my self to kind of the other
of the Communist of the
law or well the country
to protect the country
could prove they but
I have a greater sense of
duty than they do to
ensure about it

and get statements in which
both our cause is seen
or why is so why other?

I no longer have any concern
for my well being or survival
I wish to survive and indeed thrive
but it doesn't matter what I want
and survival is not enough if I
am not free in body and mind
then there is no point in it so
I'm not to take the state money.

The state of Arizon owes me 1.2 million
for wrongful imprisonment in 1998-2000
this may not matter or factor for
you but it does me subtract my fine
from this debt account this
will still not help me and if you not
helping then your hurting me and
by what authority do you have
the right legally or otherwise to
hurt me further? My life has been
destroyed under colour of law
with no authority to do so
I am not a child or a ward of the state
you don't get to tell me what to do
and I don't have to do it. No one
orders me around I don't take
orders I'm not a cook or in the army.

If I am not a fed citizen
So there is no them or them
involved my rights and rights
freedom exist, decided by law
and cannot be removed taken or
soaked away without due process
and I have committed no crime
to warrant removal of any
of them. Show me the document
where you have been given
authority legally overcome
and if proven or legal then
I will give up the constitutional
right and will myself be
I know it doesn't exist and so
will be a life a legal citizen
and law is still a law and
the last stand of faith in
law and the legal system of
our great country when they
over by the federalists as shown
ed 250 years ago will be
true we read the federalist papers
at the Smithsonian #10 especially
I will not live under the rule
of federal imposters posing as
the united state government
the Fed and their rules and laws
don't apply and they are an
Abomination and scourge
of the constitution & follow

(47)

The Ideals and intent of the Framers
of the Constitution and that because
a loophole has been found to attack
and subvert the people and circumstances
the protections and guarantees of the
Bill of Rights has been found used
and abused does not mean it is
void in law or that I must
follow their rules or take orders
no one orders me around, they
can't person with me because I agree
but not order and I will defend
my rights and the Constitution by
all means necessary to secure
my freedom from persecution
you can beat me more abusing my
rights more continue the destruction
of my life liberty and pursuit of happiness
but you can't win under Constitution
law. The Federal Government and its
rules and regs are not legally
adopted or ratified by a 3/4 majority
state this makes them unconstitutional
a repugnant to the Body and spirit
of which the Founders intent was
stated and secondarily they are
immediately rejected as being hostile
to the people and the Constitution
the destruction of my life and the

the law and it's blind obedience
places my case as do millions
of other peoples cases and
examples of abuse by or of
with the "state" people of
good conscience are spread
the willingness of many to
turn a blind eye and an attorney
with it doesn't make it right
or legal and those who have
the knowledge and power to do
something about it - who don't
are morally corrupt and the
legislators are blind in many
sleep and don't understand
rule of law. The power
of government is to protect
the people and the First Amendment
is to discuss it intelligently
by peaceful means and what
that fails so utterly that
america must give it's life
to get the truth across
then the second amendment
applies you are hereby
notified as per the 1st and
that interpretation for money
but not restriction for a
crime to a living citizen. Book
is illegal and unconstitutional
and I refuse to be a party

Q2
To Prisoner of the Conscience you
and the Republic for which it stands
I don't have to commit treason
and no one can order me to do
so. The 6th(?) amendment gives
me the right to beat on the ruling
body to make my way to
see justice and with compensation
by general means and to prevent
me from any way from accomplishing
this goal. I'm a prisoner not

you cannot take on the liberty upon
my rights to wife, liberty and
the pursuit of happiness with
out just cause and a constitution
prisoner must be interpreted and
followed according to by law
not rule or code or any
administrative on courts without
the proper legal authority to do so
I do not recognize any rights
granted to the lower courts.

Administrative Law Does Not Apply
to me or any other citizen esp
if it breaks the Rule of Law
or is contrary to the Constitution
or repugnant to the intent of
the Framers & the founder of
the greatest continent on earth
if you doubt it then you are
no better than the British
& recognize no king or foreign
entity & am a sworn constitutional
ad just because a majority of
fools does not make it right
lawful or morally correct
I request a full investigation
by Congressmen & members of
a third party & intercession
because it is my right to do
so and the call do so
to show unyielding courage
to address the inadequacies of
adherence to constitutional
law and any and all unconstitutional
activities etc should be
suspended until
Constitutional
& Ratched

(102)

pleas are illegal evidence
and only allow the state to get
away with crimes against the people
using fear of nuclear war as a
tool to beat to death the constitutional
guarantees inherent in the people's
rights civil and criminal and any
action contrary to the spirit of
the constitution does NOT HAVE
TO BE FOLLOWED OR GONE ALONG WITH
BY ANYONE AND IT IS NOT A
CRIME TO DO SO, I DEDY YOU
TO PROVE IT IN A SUPREME COURT
OF LAW, I AM UNABLE TO TRAVEL
FREELY DOWN THE STREETS OF AMERICA
AT THIS TIME THAT BREAKS THE
CRIMINAL RIGHTS AND CONSTITUTIONAL
EDICTS I WISH TO TRAVEL TO
DEFEND MY RIGHTS AND SEEK
EVIDENCE AND COUNSEL OF MY PEERS
AND IN A COURT UNDER OF PROPER
LEGAL JUDICIAL PROCEEDURE AND SINCE
JP3 IS COMMITTING AN UNCONSTITUTIONAL
ACT AGAINST ME WHILE IT IS NOT
HARD COURT I CAN APPEAR IN STATE
FROM PERSECUTION.

I am trapped by circumstance
and violent actions of many
least sworn officers of
Justice in Coahoma County
and I wish to share a light
on it for the world to
see I am not afraid to
die for my country or my
rights or to protect the
Constitution from world
boogymen or any other
that affect the greatest
achievement of mankind in
10,000 years the Constitution
of the Republic of the United
States of America is
our achievement worth dying
and by my fear and J.P. 3
and officers of the law
threaten on me through very
fear and force of might
to attempt their safety from
prosecution under the law
I am a victim of these people
and so defend my rights

(123)

you can think not all you want
did speak in a Public Forum
if you wish as I do but
only in a Constitutional Court
Forum or Court of Law can
you take away or infringe on
my rights and get away with
it legally I refuse to let
anyone take my rights away
in the dark and insist that
the right of Reason and
adherence to Rule of Law that
is Constitutionally correct
So the people can see clearly
no more Dark Room or Back
alley deals will be made in
my case and I will gladly
go before the US Supreme Court
and the Congress and the House
of Reps and plead my case
the in front of God my Country
and the good people of the
So Help me God

REC-
FEB 08 2016

BENSON JP #3

FEB 8/2016

To Justice of 3 Honorable Bruce
Stearns

RE: Frues Payment Plan

I Humbly Request an extension
on the Deadline for Payment not
full. I've Barely Been Able to
meet 25⁰⁰ per month minimum
Still unable to work and Recovery
From losses in Jail in 5 Backlashes
and they Burned my Home to the
Ground. I've Filed for SSAID
and am trying to make Doctors
Appointments and the Cost of.

My Injuries Due to over zealous
Arrests and no medical treatment
in Jail have made it difficult
to walk or drive. I do what
I can to save up money for
Fines. My life is not getting
any easier and I have few options.

I pray for any improvements
and hope you will extend my Deadline.
Thank you for your consideration
in this matter

Sincerely

2



(PG 1)

DEC 07 2015

Dec 1, 2015

BENSON JP #3

To Justice Cl 3

RE

December and Final ~~probationary~~
Correspondence:

Still no welfare (stolen by AZ st law)
 Still no income } UNREASONABLE FINES
 or ABILITY to acquire } & FEES.
 Due to thefts and
 loss of Home by INCARCERATION
 30K + BURNED Home by THIEVES 50K
 The STATE OF ARIZONA owes me
 50K + losses & time: for wrongful and
 UNLAWFUL imprisonment by illegal
 acts of law officers and judicial body
 and compensation for CIVIL RIGHTS and
 physical abuse violating constitutional law
 I still suffer everyday mentally
 or physically from abuses recorded by
 Benson PD and false entries into the
 records as well as false claim/opinion.
 My future is AT RISK by false claim
 or opinion of officers entered into records
 I object on the grounds of no factual
 evidence or sufficient cause and request
 all opinion and dismissed false allegations
 be permanently and full purged from the
 system. or my safety and the safety of
 all will be at risk in the future.

Sincerely

PG 1

To JP 3 PROBATION LETTER
RE Sept/Oct/Nov 1,

an extra letter to be applied
where missing in the records

I have sent in 1/month and have
witnesses.

I put 2 in ^{The Day I} when I left to visit
my mom in CAL,

I would leave AZ forever if
I could but I own property
and can't afford to move on lease
yet more due to abuse of rights
by sworn entities to protect my rights
notice of intent to defend my
LIFE LIBERTY and PROPERTY by any means
necessary is hereby given,

Sincerely

RECEIVED

NOV 09 2015

BENSON JP#3

Re: Monthly Report

To Bruce Stagg

Dear Son, The slow recovery of my life from losses incurred due to my absence (SPRU etc) medical injury and Police abuses and lack of DFJFS slow and painful. I still have no vehicle, no income and little ability to work. I am visiting my mother & brother ~~and~~ ~~in~~ Cal and trying to improve my life in any way. Still waiting on my fiancé to be out of medical danger and recovery from multiple master surgeries. Her health and welfare is my primary concern, nothing is more important to me in my struggle to recover from damages incurred in Benson is secondary to that both physical, mental as well as financial are tough at best... on my own lengthy it is at all is the best I can hope for realistically. I'm hoping to make it to my next B-Day, I'm paying fine movies better spent elsewhere and pursuing SSDI for damages caused by Police indiscretion to abuse and an uncaring judicial system... Just doing my job give heads enough for a lifetime while being robbed, burglarized and abandoned out/born out of my home in the losses

5/02
2 NOV

OVER LOOK IN ASSETS ... and NO
ARRESTS OR even CONSIDERATION
By Those SWORN To Be Defenders
of the Peoples RIGHTS, INSTEAD
my RIGHTS LIFE LIBERTY & PROPERTY
HAVE BEEN ABUSED By LAW ENFORCERS
WITHOUT REPAIRS FOR 3+ years
Now, and NO BALANCE ON THE SCALES
OF JUSTICE HAS OCCURED TO DAY
I WILL NOT FORGIVE THE LOSS OF MY
TEETH FOR NO VALID REASON IN LAW
NO THE VIOLATIONS OF MY CIVIL LIBERTIES
I DON'T LIE STEAL OR CHEAT OR
BREAK CONSTITUTIONAL LAWS, meaning
a VICTIM ... I am A VICTIM TOX OVER
AS IS

We are trying to Recover.
We are trying to Have a LIFE
WORTH LIVING and NOT IN FEAR
OF BENSON POLICE. She will NEVER
LIVE OR GO BACK TO BENSON and
I will have to Sell damaged people
at 50% or less than VALUE ... IF
I CAN sell at all ... I own
Employed people, serviced 400 clients
in BENSON ... Home maintenances and have
been DRIVEN out by abusive LAW
PRACTICES IN Cochise County, and BENSON
I would STAY and TOFF IT OUT AGAINST
POLICE BUT my Fiance is FIRST
So I sell at a LOSS 15yrs
Down THE TUBES ... TALK TO YOU
NEXT MONTH.

20

RECEIVED 15

SEP 14 2015

To: Bruce Starnis
Re:

BENSON JP #3

- Monthly Report

To Begin Thank you for releasing me, Jail was letting my spirit and I knew I was losing the rest of what I had left of my life it took me 5 days to get from jail in Bisbee to Benson having no family left in state and no numbers to call I walked and tried ~~that~~ walking 3 day to Benson I stayed out in the desert in Bisbee and then a shelter where I was ripped off of my last 15⁰⁰ and thrown out for being out of bed once I made it to Benson being unable to walk far due to an injury in jail I made it to a friends and recovered for a night, one was dropped off at the ranch 13 miles from town I had no car and most my things were vandalized destroyed or stolen it is now September 10th I have food but little way to cook it and no vehicle to drive and no work, I've walked to town 2 times and gotten a ride home I contemplate suicide daily and have an appointment next week the trauma of jail has increased my nightmares and PTSD I am seeking treatment my fiance has

SEARCHED Her 3rd Supervisory we
hope to be reunited after 16 months
of Separation Due to Poverty and
Obligation to the Courts I am
afraid to go to town for any
Reason and without a car will
not last long. There is more
my family needs work Done in
California and so I go to visit
my mom and work for my life
Hopefully I will have a home when
I return I have little left but
land and the last of my things
all tools stolen and after that
my physical condition ^{has} ~~was~~ ^{has}
started from Police brutality in
Benson 4 years ago I have not
been able to recover yet. with my
house burned in Benson I am
trying to sell property at 25% of
what I paid for it, if my
frances makes it the next year
due to Supervisors it will be a
blessing after that period she
will be considered recovered
I intend to pay as soon as I have
any money so far from my
mom for necessities it's all the
struggles so far I pray for a break

(3)

WHAT LITTLE PROGRESS I HAD MADE
IN THE RECOVERY OF THE LAST TIME I WAS
IN TAIL WAS WIPED BY THE 69 DAYS
I SPENT THIS TIME AT LEAST THIS
TIME MY HOUSE WAS ONLY RABBED
AND NOT BURNT TO THE GROUND AND
MY FRANCE STILL WANTS ME DESPITE
THE RAGGED SHAPE THE REMENENTS
OF MY LIFE IS IN. IT IS A BLESSING
SHE IS STILL AT GREAT RISK AS
I AM I AND I EXPECT YEARS IN
THE RECOVERY FOR HER AND MYSELF
I AM UNABLE TO WORK AND NEED
PHYSICAL AND MENTAL THERAPY. I
AM FILING FOR DISABILITY AS
WE WILL NOT SURVIVE OTHERWISE
THE CHARITY OF OTHERS IS HOW
WE LIVE NOW AND IT WENT LAST
REVERER HOPING TO SELL AT A LOSS
ALL I CAN THO MY NET WORTH IS
ALMOST ZERO NOW I WOULD LEAVE
BENSEN AREA BUT HAVE NOWHERE
TO GO AND NO MEANS TO LIVE
HERE I HAVE 8 ACRES STILL UNDEVELOPED
AND AM PREPARING TO LIVE POORLY
ON IT WE HOPE FOR A SETTLEMENT
TO COME IN BUT MY RECIPE
IT IS THE BEST WE CAN DO
OUR FUTURE IS BLEAK BUT POSSIBLE

WE HOPE I WILL WRITE NEXT MONTH
WITH AN UPDATE CURRENTLY HAVE
NO WATER JUST DRINKING SUPPLIES

I STRUGGLE TO FIND HOPE
every day and love in ~~contrast~~
fear of police and JAIL IT
HAS CRIPPED MY LIFE and TAKEN
everything I held dear I once
loved my country and what
IT STOOD FOR BUT THE MISUSE
of the LAW HAS TRAUMATIZED and
hurt me and I HAVE LITTLE
ZEST FOR LIFE I STRUGGLE
TO FIND A PLACE AGAIN
IN THIS WORLD MINUS MY
TEETH and HOPE TAKEN FROM
me BY CRIMINAL ACTION OF
a few officers while I WAS
TRYING TO SAVE MY HOME
PARENTS and FINANCE, I HAVE
LITTLE DESIRE TO LIVE and
even LESS TO GO TO JAIL
fear IS THE ONLY REASON I
WOULD PAY A FINE and
TO FEAR ones own country
IS WRONG ON A FUNDAMENTAL
LEVEL only love of my FAME
keeps me here trying
and site to HATES and FEARS
Benson PD and COULD LAW
enforcement who have persecuted
me wrongfully to save themselves
FROM LAWSUITS OF WRONGFUL
ACTIONS AGAINST me & MY LIFE
with LITTLE going for me I
TRY TO FIND MY WAY IN LIFE,

4

RECEIVED 7/19/15 SUN
AUG 05 2015

YOUR Honor Sir,

BENSON JP#3

Begging your PARDON Sir. BUT
YOU MAY NOT CARE FOR MY WELL BEING OR THAT
OF MY LOVED ONES, AND WHILE I REALIZE YOU ARE
JUDGED IN YOUR OPINION DUE TO A LACK OF A
COMPLETE SET OF FACTS, A PREDICTION TO BELIEVE
THAT POLICE CAN DO NO USEFULNESS IN BENSON, AND
THAT THE MORAL MINORITY FEEL THAT RECREATIONAL
OR MEDICAL USE OF MARIJUANA IS AN ABOMINATION
AGAINST GOD AND MAN AND THAT WHATS IN RECORD
RECORDED AGAINST ME MUST BE THE TRUTH... THE
WHOLE TRUTH... SO HELP THEM GOD!... AND TRUTH IS
THEY WILL NEED HELP FROM GOD BECAUSE I HAVE
BEEN TRUTHFUL AND HONEST TO A FAULT.

Imagine, If what I've said... 90% of IT, IS
IN FACT TRUE... Imagine Then, The SINS COMMITTED
AGAINST me and The Other LESSONS I WILL
HAVE LEARNED BY THE ACTIONS AGAINST ME, MY
FAMILY, MY PROPERTY, MY LIFE AND THE LOVED
ONES IN IT. ... Funny you should ASK
OF... YOU DIDNT ASK... NOT LISTEN AND
BELIEVE MY WORDS... WHY... I AM NOT A
PROVEN LIAR NOR DO I HAVE A RECORD PRIOR
TO 4+ YEARS AGO.

The TRUTH will come out.

The Court will pay.

and I will be compensated for my
LOSSES. So HELP me GOD.

Sincerely

SA. we the people

ZND

I'm Hoping you will care enough about
The Constitution To Realize THAT my Rights
were Violated at the very least 1 year 3 months
ago in this case and that my actions are
understandable considering the mental state
caused by: 1. Cancer and surgeries

2. Thieves and House Boating.
3. Losses Due to Police and Court
Actions over the last 4 years.
4. Violation of my Body mind
Spirit and Property, by BPD and CCSD
5. and PTSD now at an all time
High and getting worse every
Day I'm in here NOT BETTER.
6. Due to I'm Right and NOT PARANOID
7. No lessons learned here by me
except Shame of my local
Courts and Senators and Representatives

I have no concern for my welfare... Kick me, Beat
me up, Chain me, Strangle me or Imprison me,
The only thing I now care about is Robin Vitale's
Health and welfare and what could happen
Should she die and I'm in here, should be
everyones primary concern, Not being a Bully
Since I can't be Bullied and don't fear Death.
"Love Free or Die" 1776 Quotes
"Don't Tread on me".

RECEIVED

JUL 15 2015

7/18/15

To The Honorable **BENSON JP #3** STAGGS

I apologize for my misdeeds recently
The stresses in my life, 4 Deaths Parents moving
4 Suicides 10 Robberies 3 vehicles lost or
Destroyed my Home Being Beaten Down Cancer
of my loved one and 6 Abuses by Police and
Subsequent loss of Teeth and severe Injury as
well as my loss of Freedom... For sins not my own.
Often in my life I have paid for others sins
still that is no excuse for faulty behavior.

I stand by my record of a lifetime of
Achievements and I'm skilled in many trades
I do now will have to find new vocations as
the abuses received recently make it impossible
to do what I once did for a living... 7 years in
Benson. My only concern is for my loved
ones health. Even the impending loss of my
Home and storage room in Tucson 180K
mean nothing to me compared to their health.

The Contempt of Court charges is Contemptible
and I was doing all I could in legality to
accomplish the orders of the court on
a false charge, and excessive punishment
considering it was legal medicine by
statute and intent. It was for a cancer
patient. I'm hoping you will release me time
served and credit for the fine as it

15 CAUSING EXTREME HARSH AND LOSS
FOR and I and our families and could
cause deaths as well, me not being able
to tend the fields for the 3rd year in a
row due to incarceration and police mistreatment
I have worked HARD since I was ten years
old 1-3 jobs and have been responsible
for raising a family, children not my own
and still hope to have some of my own.
The record reflected in this town has none
of my successes like 5 years perfect payments
on my home now paid off the court to grant
or saving my father from ex-wife and my mom
from their husbands untimely death due to
cancer and no provision for her. I am
the good son and sacrificed much for
my mother and father and my finances.
This is why my life is in trouble not
any other reason except abuse by police
and the legal system. I only hope to survive
it with something left and hopefully my
finance survives the "last" surgery on the
13th of July. The 3 weeks after @ a 30%
chance of survival. Less with me on here.
Thank you for your consideration in
this matter. Sincerely,

(1)

Honorable Bruce Slagoff

RECEIVED

JUL 16 2015

BENSON JP #3

I am One of the Good guys ... not part of the problem but actually part of the solution. I stand by a lifetime of achievements for good and for errors of any note. I have had often been falsely accused and paid for the sins of others. Some times willingly. As in the original charge of Interspersion in Government operation. I caught them tapping my phone and violating our rights and have paid money for exposing them and as for the grant of medical marijuana in that I was charged with it would never have gone to trial because of fundamental violation of my civil rights. The penalty I have already paid in excess of 50K the burning of my home etc is for exposing my suppressed crime. and the only thing I have learned is shame of our nation's governmental actions. is it your intent to punish my family and kill our future and the last 20 years

② of my life? I apologize for my poor writing NO PAID NO CLASSES AND NO MONEY TO GET ANY.

My Rights and Constitutional guarantees are being violated further to no lawful purpose. Killing love of Country and hope in a sovereign citizen by a maritime flag for foreigners. The gold bearded flag flown in Justice Court is one fit of rage my right being violated I know it and I know you know I know.

I have only learned further contempt for an unjust system. please help me or set me free before lose everything dear to me. My home my future etc nothing can be

Done to us worse than what has been commonly done to us under color of law. I am ashamed of my Country and those in it who violate our civil right Statutes with impunity. We are true Americans and I swear allegiance to the Red White and Blue.

The admiralty law is a violation

My Name and reputation was
slighted in Benson because
an officer of the law screwed
up and violated our civil rights
these false allegations are
the end result of their
attempt to not be caught or
pay. I signed the plea for
one reason only and it was
a mistake, the reason was
to be with my loved one a
year before she died of
Cancer. Nothing said or
done will change any of
my actions as they were
correct and honorable and
crimes were committed against
many and they walk
free and still commit more
crimes and gentle honorable
folk are run into a state
where suicide is preferable
than injustice.

Believe what you will
nothing I say will matter
your assumptions of my guilt
are wrong as is the charge
of Contempt of Court. as
I was doing the best I could.

signed by

Letter NOT sent #2; #3 I DID send

of everything America stands
for.

My crime is believing there
is true liberty and justice
for all. I have had none
in the last 4 years.

I have always spoken the truth
and others have tried to silence
me. I am not afraid and will
not be silenced when Bullied.

I have more honor and integrity
than most and despite my best
efforts have lost.

I have often paid for others
and I know I have more
honor than those who lie in
front of you. I know that you
would like to believe police
are incorruptible and never commit
crimes. I know better.

In 1998 my integrity and character
were challenged in court. The response
was 250+ letters submitted to the
courts refuting that assumption.
I'm sure I could produce the
same results again.

RECEIVED

JUN 15 2015

BENSON JP #3

To JP3 & PA

For this change(s) ^{including previous} ~~complaints et al.~~ ^{complaint #}

UCC 1-207 UD without prejudice,

I Have Signed most Documents
with the Reservation of my Civil
and Constitutional Rights Timely.

Also any Document without the
UCC 1-207 U.D. without Prejudice

would have been signed AS, SULT IF
I WAS NOT UNDER DURESS, STRESS and

Coercement and do now so declare

that all signatures included intent
to sign and Preserve my Rights.

I so do now declare and demand
those Rights as Reserved.

Legal Counsel Required To Proceed

ATTEMPT NOW MOTIONED Please File
APPROPRIATELY

(A)

To Superior CT, APPELLATE CT, AZ Supreme CT.

RE. MOTION To Recuse JP3 COURT

I humbly Request A Higher Authority
Review The Decision's and action
of JP3 COURT ROOM and Subsequent
Changes and ACTIONS and ASSUMPTIONS
and Believe my CONSTITUTIONAL RIGHTS
are and Have Been VIOLATED multiple
Times and am currently under
arrest for Doing The Best I can
with extenuating CIRCUMSTANCE and
NOT Being able to fulfill obligations
timely for the COURT who had
knowledge before hand and
still intends and wish so to
put me in JAIL for inability to
pay and FTC with counseling tho
I am doing BOTH currently,

⑤

1063

Reason For Stay IN CAUSE OF ACTION AGAINST

1. MY CONSTITUTIONAL RIGHTS HAVE BEEN VIOLATED MULTIPLE TIMES

2. ANY ATTEMPT TO CIRCUMNAVIGATE THE RIGHTS IN THE MAIN BODY OF THE CONSTITUTION OF THE REPUBLIC OF THE UNITED STATE OF AMERICA AND THE CONSTITUTIONAL AMENDMENTS IS UNCONSTITUTIONAL IN NATURE

3. IF I CANNOT SIGN AWAY MY RIGHTS THE ARE BEHELD MY GOD AND THEREFORE NON RETRACTABLE

3. ANY CONFESSION OR STATEMENT OR SIGNATURE OR AGREEMENT UNDER THREAT OR COERCION OR IF I AM IN FEAR OF MY LIFE LIBERTY ETC. IS TAINTED EVIDENCE AND INADMISSIBLE IN A COURT OF LAW. FROM THE READING OF MIRANDA RIGHT ON DOWN I WAS FORCEABLY DETAINED AND TORTURED IN JAIL WITH UNREASONABLE BOND ETC AND DID SO FEEL MY

LIFE AND THE LIFE OF WIFE WERE IN JEOPARDY AND WITH THE ABUSE RECEIVED BY ALL PARTIES OF AUTHORITY SIGNED UNDER DURESS. FACT.

①

To The JP of JC #3 BRUCE STAGGS

I Humbly Beg your Forgiveness
and NOT Being able to timely meet
The demands of Peter Bargin.

I Did my Best and will continue
my Effort IRREGARDLESS of legal
filings of THIS DATE,

I am afraid of your threats
to jail me which are UNREASONABLE
UNJUSTIFIABLE and while perhaps
legal under Fed Rules I believe
they are UNCONSTITUTIONAL and
IMMORAL under God;

I Respectfully Refuse to heed
ANY REQUEST of JP3 and Hope
The Filings for Higher Authority to
Decide the MATTER ARE (HONORED)

Co.

Your Belief NOT WITHSTANDING
BEAR NO FACT TO THE TRUTH
OF MY LIMITATIONS, MEDICAL
NEEDS AND OTHER DIBILITATING
CIRCUMSTANCES IN MY LIFE
DUE LARGELY TO ILLEGAL
ACTIONS OF BPD AND FURTHER
ATTORNEYS OR ACTS OF RESTRAINT
OR INCARCERATION SERVE NO
USEFUL PURPOSE BUT ONLY
PERPETUATE GRIEVOUS WRONGS
AGAINST ME BY ACTS BEFORE
YOUR TERM OF WHICH YOU HAD
NO PART IN, NOTHING PERSONAL.
BUT JC #3 IS IN VIOLATION
OF MY CIVIL & CONSTITUTIONAL RIGHT
AND IRREPARABLE HARM HAS BE CAUSED

I signed UCT-207-erc enough Times
IN JP3 TO CONSTITUTE NOTICE and
INTENT TO sign every COURT DOC
with that RESERVATION and say IT VS
SO NOW with all clarity REQ
By LAW,

My Rights Cannot Be ABROGATED
OR signed AWAY.

Please Appoint if willing
TO Defense Counsel

//
" esquire
ANY ATTEMPT TO ASK FOR CIVIL RIGHTS
OR any PROCEDURE NO MATTER HOW
IMPERFECT MUST BE ASSUMED
CORRECT and GRANTED "... OR IT
IS A MISCARriage OF JUSTICE."

Supreme COURT Ruling, ---

12 Fed Circuit 11 F Ruling on MIRANDA RIGHTS
VIOLATIONS

(5) "... Any Fear of Threat of Violence or Restraint
that INVOKES Fear in MIRANDIZING Agent
NEGATES ANY SIGNATURE OR
CONFESSON OR AGREEMENT" IE VICTIM/PEER
I DO SO BECAUSE IS TRUE - "Dreadfully AFRAID"

#9

Current ABUSES TO DATE By CCJail, Arresting
 Officers BPD CCSD
 Teeth BUSTED out & SHATTERED IN PLACE 6 of 7 missing
 all Done To HAMMON and LACK of MED IN JAIL
 Poken WITH Picked me up and Body SLAMMED me
 TO pavement Requested steroids Test / Drug Test.
 excessive RESTRAINTS and IV's here Causing Retraction
 of Rotator cuff and other injuries, offc. Bear Ran
 me OUT of emergency RM before Services could
 be rendered WAS DRIVEN TO TMC ER x ray 6 strokes
 almost lost use of LEFT arm Due to Delay
 of Treatment By Sgt Bear of BPD, FALSE
 Claims of Resisting ARREST - Trained Demonstrator
 Beaten UP 3 Times By BDD "Ruff Handled"
 No History of Violence anywhere, PRIOR
 TO Lives of Current officers. Witnesses
 False Testimony, BAISEN OPINION STATED AS
 FACT - Personal Remarks on complaints
 and ARREST Reports Shows Bias - INTENT - Provocable

10th

IP Joe
 I Signed 90% with Knoblok

UCC 1-207 UD.
 without Prejudice

This means I Reserved all my RIGHTS
 under the CONSTITUTION and I CHALLENGE
 IN THE MARKET * I DEMAND TO HAVE
 A LAWYER and A TRIAL BY JURY
 of my Peers or DISMISS all Charges,
 for insufficiency of evidence TO Proceed

6 Severe PTSD From 587 Days in
 Solitary D Block and Torture and
 Daily Harassment. Wrong Full
 Imprisonment/Confinement - Never Resolved

Now ACTIVE → Danger Explosive Potential
 Danger in Confinement
 Danger to Anyone Threatening
 my Life, Liberty etc

7 Fair Warning Has Been Given
 and Heard tho Ignored

Any attempt to cuff or restrain
 my right to be free from persecution
 will be dealt with the 2nd manner.
 So Help me God.

I do swear - give me Liberty
 or Give me Death.

I am filing and Appealing to a
 Higher Court of Jurisprudence
 for a STAY of Action, pending Review
 for CONSTITUTIONAL VIOLATIONS

and Improper & Irreparable Harm

- Due to Blind Court procedure

NO Consideration of Facts

Belief of guilty with no

Jury or TRIAL

Loss of Freedom 1 Day is

Too much - NO DEBTOR PRISON
 OR LAW FOR.

Reason #1

TO JP3 and Higher courts)

1 of 4 pgs

REASONABLE CAUSE TO Decline WARRANT/PLEA

The Terms of TRUST Have Been VIOLATED By The COURT

#2

The ORIGINAL Plea was under Severe Coercement Conditions and ABUSE, THREAT 67 days → 43 days High RISK UNBEARABLE CONFINEMENT singled out 1E TORTURE TO PTSD

#3

The charge is Petty misdemeanor Continued JAIL is excessive cruel unusual, medically improper and Jeopardizing, RIGHTS VIOLATIONS

#4

CONSTITUTIONAL RIGHTS, AMMENDMENT RIGHTS and The WAIVER of INALIENABLE RIGHTS CONSTITUTES; ABHORRENT TO The LETTER and SPIRIT of the CONSTITUTIONS 1E UNCONSTITUTIONAL

ORIGINAL Complaint to charges NON admissible in COURT All THAINED OR FALSE.

Circumventing of CONSTITUTIONAL GUARANTEES IS ILLEGAL ACT.

I wanted A TRIAL and LAWYER as is my right if I say nothing plea SIGNATURE INVALID

I WAS COERCED and TORTURED and know my LIFE is in DANGER as well as ROBINS By CONFINEMENT of me.

(1)

6000

6/10/2015

DATE

Signature

12/21/05

True et al
Sworn by Viceroy R. Sec 1001

MY CONSTITUTIONAL RIGHTS and CIVIL RIGHTS are being so grossly violated by continued actions of JP 3 and the STATE and my losses are of such grave consequence due to negligence and lack of adherence of my above mentioned rights as to serious and irreparable harm has occurred and is occurring and will occur IF THIS MATTER IS CONTINUED, IRREPARABLE and IRREVERSABLE HARM to my life liberty and pursuit of happiness is being violated each and every day IN WHICH A WARRANT IS ISSUED ON OR BY THE ILLEGAL and UNCONSTITUTIONAL ACTIONS OF THE STATE and JUDICIAL BODY IN THIS CASE. I conclude that there is collusion with malice and intent to further violate my Constitutional Rights and thereby inform said bodies of intent to pursue legal remedy ~~at~~ Higher & proper Court of Jurisdiction for Review and Remedy. Any further actions against me in this case will fall under contempt and intent with malicious forbearance and will be punished accordingly to the full extent of the LAW IN CIVIL and CRIMINAL COURTS,
 Cease and Desist all Corrupt and Unlawful actions against me.

(H)

5006

The Actions of JP3 et. Al,
Once notified of my INABILITY to meet
the Time Constraints and Failing
to Adjust Accordingly and as
Such Intent and Willfulness to
Further Violate my Constitutional
and Civil Rights over notice of
said constraints and extenuating
circumstances is causing and
will cause further irreparable
harm to life liberty and property
in excess of \$0K constitutes
legal cause for judicial review
of a higher court of law
notice of intent to revoke all
Constitutional Rights is hereby
given and notice of revocation
of all waivers of Constitutional and
Civil Liberties and Rights and
any permissions is also hereby
given and the matter is closed
until remanded to a court or
law with proper jurisdiction to
review the matter.

I will not further consider JP3
as and authority in ~~left~~ proper
or legal jurisdiction in this
matter and I will no longer
consider request or orders of
this body as having any weight
in this matter, you are relieved
until such time as a higher authority
makes a determination as to legality
of actions against me.

UNWARRANTED and UNREASONABLE
 actions and Demands of JP, 3,
 plenty of UNUSUAL and extreme circumstances
 are and have been experienced and Disregarded,
 or Ignored Thus Jeopardizing my Health
 and Safety, my property and are a Violation
 of the Grossest Kind of my Right to
 Life Liberty and the pursuit of Happiness
 The punishment and subsequent Criminal
 Actions Do NOT FIT the NON-CRIME
 FURTHER THE Losses Suffered By
 WRONGFUL Detention For the Reason
 to Show Cause is ITSELF the Reason
 for the Cause of INABILITY TO PAY OR
 meet the Demands of the Court,
 The multiple instances and Losses
 Incurred Due to Arrest and Detention
 again FURTHER the very Reason I WANT
 PAY, and UNCLEAR orders over
 Counseling are the Cause for non
 Compliance of Counseling Services,
 Any FURTHER Cause of Action in
 this Case and further or Continued
 Detention will continue to Affect my
 Life, property Health and that of my
 loved ones and IS A CRIME in and
 OF ITSELF and the Penalties and
 punishment through Cause & Effect
 are So High and Rising Daily as
 To Fall under WRONGFUL imprisonment
 and excessive punishment under the
 Constitution and Bill of Rights,
 further Action to Right this Wrong
 IS NECESSARY.

IT IS SO ORDERED THAT JP3
 LACKING AUTHORITY and COMMON SENSE
 CEASE and DESIST all UNCONSTITUTIONAL
 ACTIONS against the REAL person
 of VICENTE RAUL SEGURA UNTIL
 SUCH TIME as THIS CASE and all
 PREVIOUS ACTIONS against ROBIN WITK
 and myself CAN BE REVIEWED BY A
 HIGHER and proper COURT of JURISDICTION
 All matters CURRENTLY BEFORE JP3
 are VIOLATION of my CIVIL and
 CONSTITUTIONAL RIGHTS and
 JP3 and the STATE ARE HERBY
 NOTIFIED of INTENT TO PURSUE
 LEGAL REMEDY IN A HIGHER COURT
 of PROPER JURISDICTION. Continued
 ACTION against me in THIS MATTER
~~will~~ NOTIFIED of ~~LEGAL~~ ~~CAUSES~~
 IRREPARABLE HARM and TEMPORARY
 IS GROUNDS for CHARGES of MALICE and
 INTENT and extreme NEGLIGENCE or
 ADHERENCE of my CIVIL and CONSTITUTIONAL
 RIGHTS. I am appealing any and
 all ACTIONS of JP3 COURT and
 FILING FOR INJUNCTION FOR RELIEF
 and STAY of ACTION and RESTITUTION
 SPEERS against the VIOLENT PERSONS
 of BPD CCSD and JP3 which
 HAS CAUSED IRREPARABLE HARM TO
 my LIFE LIBERTY PROPERTY and PHYSICAL
 BODY and PREVENTS me FROM SEEKING
 MEDICAL HELP and QUALITY EMPLOYMENT
 SLANDER and DEFAMATION of CHARACTER IN
 my LOCAL COMMUNITY.

1006

Pending Review By Higher Courts, Supreme
Appellate AZ Supreme US Supreme.

To whom it may concern

JPS Judiciary Body is badly wasting
The Resources at its disposal. It has wasted
Time and money of FTS own and more
importantly the Time and Resources of my
family. In addition it is actively
preventing me from seeking, gaining and
maintaining lawful employment. To date
4 times I have had a bid job and I
have been wrongfully arrested after
starting the job and there for losing
the job, losing and costing me money I
can ill afford to lose.

Secondly The reason for the untimely
arrest by a issued warrant are in fact
The very reason and cause. FTA FTC
and LACK of MOBILITY ie vehicle are
The primary reason I appear to not
be able to comply with the will of the
court. F3rdly The primary cause
for my lack of ability to pay on
Fines and show cause in court is the
fact that every time I am wrongfully
arrested and detained The fact of
what I am arrested for and where
I am ie withholding is unlawfully
Posted on face book a public disgrace
Slander and Defamation occurs. This
act while generally illegal is also
inappropriate if local law enforcement
won't protect my person home + property
from being burglarized this is

(A)

HAS BEEN REPORTED MORE THAN 5 THOUSAND ;
 Burglary Theft Vandalism and destruction
 of property and Arson are the
 RESPONSIBILITY OF JP3 & LOCAL LAW
 enforcement and the COSTS TO REPAIR
 and work tools and personal ITEMS
 and PROPERTY and REAL ESTATE VALUE
 LOST IS OVER 100K and IS DUE TO
 ACTIONS legal OR OTHERWISE OF JP3
 and the STATE OF AZ.

Further the illegal and unlawful
 actions against me and the unwillingness
 of THE JUDICIARY BODY TO adjust
 Time lines and VALUES OF THE ACTION
 against me and the CONSTANT HARASS-
 ment of THIS JUDICIARY BODY IS
 Compromising my health and welfare
 and Jeopardizing the health and welfare
 and mental STABILITY of me my family
 and my loved one currently under
 CON RESTRICTIONS of major Cancer Surgery
 Robin on Hearing I had another warrant
 ISSUED over the same petty offense
 Ruptured her stitches 16 of 18 and
 almost Bled to death, she is now
 out of surgery in Recovery and may
 NOT make it again THE STATE OF
 AZ IS INTERFERE IN MY RIGHTS TO
 DRIVE and BE BY HER SIDE IN THIS
 TIME OF NEED, FURTHER INCARCERATION
 BOTH JEOPARDIZES HER HEALTH and SAFETY
 as well as my own and of ANY ARRESTING
 OFFICERS. I am BEING DRIVEN INSANE BY

3063

Reason(s)ABLE CAUSE FOR STAY OF ACTION RE: Vince Sequera CONTINUED 3 of 3

7 IT IS THE DUTY OF ALL SWORN U.S. CITIZENS TO ADHERE TO THE LAWS OF CONGRESS AND THE JUDICIAL BRANCH AND OF THE REPRESENTATIVES SO LEGALLY PASSED AND BECOMING STATUTE.

Double Sworn Have a Double Responsibility To Adhere To The Letter Of The Law and when Dispute Arises To Find or Judge In Favor Of The Accused without this UNJUST RULINGS Defile The Very FABRIC OF THE CONSTITUTION and The Peoples Trust IN THE JUDICIARY SYSTEM... Violating The edict is IN FACT A TREASONOUS ACT ACCORDING TO PEOPLES LAW and

The Constitution, with knowledge and INTENT TO CIRCUMVENT CIVIL RIGHTS and CONSTITUTION RIGHTS & LIBERTIES a Double penalty applies for the Sworn.

8. "you have been Duty Notified or INTENT to pursue action for Remedy in A Higher COURT OF JURISDICTION and BY LAW HAVE TO REMOVE WARRANT STATUS and PUT ON HOLD any FURTHER ACTION AGAINST... 'Till Resolution From Higher Court.

⑧

2 of 3

REASONABLE CAUSE FOR STAY OF ACTION CONTINUED

4. THAT a chain of events HAS OCCURRED and THAT THE RESULTS PENALTIES AND LOSSES FAR EXCEED REASONABLE STANDARDS OF ALLOWANCE and THAT THESE ALL STEM FROM an ORIGINAL CIVIL and CONSTITUTIONAL VIOLATION BY and OFFICER of BPD and COLLUSION WITH THE STATE'S REPRESENTATIVE OFFICE IN BENSON JPS and THAT REPEATED CLAIM AN REFERENCE TO THIS HAS BEEN WILLFULLY and NEGLIGENTLY IGNORED and CONSIDERED FURTHER PERPETUATION OF CIV. & CONST. RIGHTS VIOLATIONS and IS A SEPERATE CRIME IN aid OF ITSELF.

6. NOTIFICATION OF INTENT TO FIND RESOLUTION TO CRISIS OUT OF PERFORMANCE OF ORIGINAL CHARGES and NO CONTRACT STATUS IS SUFFICIENT BY ITSELF FOR STAY OF ACTION

Motiv To ATTAIN Legal
Counsel as Penalty Loss
and INCARCERATION Threat
VIOLATES STANDARD of EXCESSIVE
CRUEL and UNUSUAL PUNISHMENT
CAUSE: IGNORANCE of medical
and EX TREATING CIRCUMSTANCES

EXCESSIVE PENALTY: TO DATE:
OVER 50K

Loss of JOBS
Loss of future employment
Loss of INCOME Due To INCARCERATION
OR DETENTION
Loss of VEHICLES
Loss of DL
Loss of Teeth and HEALTH and
MENTAL STATE of mind
Due To ABUSE & NEGLIGENCE
OF County SYSTEM

Blocking of ATTAINMENT of
the NECESSARY LIFE
REQUIREMENT BY JP3
ACTIONS,

(K)

MOTION FOR STAY OF ACTION

Being unable to satisfy
the court's demands due
to circumstance beyond my
control, I wish to rescind
my signature of Peer Agreement
as results are unreasonable
and excessive and ~~un~~unconstitutional
and a usurpation of my civil
guarantees and rights.

I have medical need for
the medications and am eligible
for 20 years of

Further excessive warrant
status is a ~~de~~degradation of
character and public standing
and prevents me from procuring
an income in this community.

(L)

← 10/22

MOTION FOR A CHANGE OF VENUE TO A HIGHER/PROPER COURT OF JURISDICTION FOR APPELLATE REVIEW FOR:

- 1 CONSTITUTION VIOLATIONS
- 2 CIVIL VIOLATION
- 3 PROCEDURAL ERRORS
- 4 ERROR OF FACT - INSUFFICIENCY
- 5 Personal Undertake OR ATTEMPT TO AVOID PROSECUTION FOR CONST. & CIVIL VIOLATIONS
- 6 Penalties - excessive considers changes to me served etc
- 7 Continued Penalties and Consequential Damages in excess of 50K allowed.
- 8 medical and Familial extenuating circumstances considered Ignored.

④

2012

I Urge to Here By
Humbly propose a change
of Venue for the reasons
STATED TO a CONSTITUTIONAL
COURT OF LAW WITH HIGHER
Jurisprudence Values and
AUTHORITY TO INCLUDE
a STAY OF ACTION OF CURRENT
PROCEEDING

Thank you for your time
and consideration of these
CASES,

Sincerely,

6/19/15

UCC 1-207 UD
COURT OF APPEALS

RECEIVED

MAY 27 2015

BENSON/JF/3

Judge Bruce Stracy
LE: MONTHLY REPORT. MAY/2015

Dear STR, my life is still in
Recovery from being arrested
and losing all assets, vehicles
tools for work and my telephone
I can barely walk some day
from damage given to me
By officers of the law and
By confinement. I can barely
travel to AETS and trying
Best

I have made payment to
the court on fines, licence
and am 90 days from drivers
licence a STATUS REINSTATEABLE

I have submitted counseling
papers to court house to
show I am doing OUT counseling
They do not know what I
am true for nor do I
The orders are unclear so
I am attending PTSD counseling

I missed court for driving ticket
due to being in jail in vehicle
and having to walk to my home
13 miles outside Benson from
vehicle IT took me 2 day to get home

6/9/2015

To whom it may concern JP3, RE

The threat of further Abuse

By officers of the Law (current
COUNT @ 25)
and threat of DIBILING NATURE

of RESTRAINT OF PHYSICAL FREEDOM

Due to WARRANTS etc IS OF
SUCH A NATURE as to prevent me

From seeking medical services, the
the need is great. Food for Survival

as well as careful employment or
income which due to medical

STATUS caused by wrongful incarceration
makes current request or condition

Next to impossible for me alone
to meet, despite my best efforts,

IT IS A NO WIN SCENARIO.

I am seeking ALTERNATIVE SOLUTIONS.

RECEIVED

JUN 10 2015

BENSON JP #3

To Higher Authority of JP3, Supervisor, Appellate
AZ Supreme, US Supreme
Courts

The REASONS FOR ISSUING

A WARRANT MAY BE LEGAL BY

THE LETTER OF THE LAW BUT

ARE IN FACT IMMORAL AND

UNJUST AND PREVENT ME FROM

ACCOMPLISHING THE REQUESTS FROM

THE SAME AGENCY OF AUTHORITY.

THIS IS A VIOLATION OF MY

FUNDAMENTAL CONSTITUTIONAL RIGHTS

TO HAVE LIFE LIBERTY AND PURSUIT OF

HAPPINESS AS STATED IN THE CONSTITUTION

THEY ARE AT ODDS. RESOLUTION IS

IMPERATIVE FOR ME TO CONTINUE TO

HAVE & HAVE THE RIGHT TO LIVE FREE

FROM PERSECUTION. APPEALING

TO A HIGHER AUTHORITY IS ONLY
SOLUTION I CAN SEE TO RESOLVE.

02/16/2015

JUSTICE COURT #3, monthly report
RE:

To whom IT may concern
I CAN Barely exist under current conditions
caused by illegal and punitive actions
of the STATE and ITS OFFICERS OF THE COURT
I HAVE Barely BEEN able to meet the
RESTRICTIONS OF THE COURT TO AVOID
INCARCERATION DUE TO POVERTY STATUS.
UNDER THREAT OF INCARCERATION FOR
LACK OF ABILITY TO DRIVE and INABILITY TO
WORK TO MAKE AN INCOME TO SURVIVE.
MY FIANCE, NOW OUT OF LIFE SAVING cancer
Surgery, IS IN RECOVERY and IS THE ONLY
ONE HELPING ME get out of an IMPOSSIBLE
SET OF CONDITIONS, I HAVE NOT BEEN ABLE
TO LEAVE HOME FOR FEAR OF FURTHER ILLEGAL
INCARCERATIONS and police ABUSES. THE
ACT OF THREATENING TO INCARCERATE ME FOR
NON-COMPLIANCE OF AN ILLEGAL ACT IS
A CONTINUING OF ABUSE OF RIGHTS and my
CIVIL RIGHTS as IS ANY FINE FOR MY RIGHT
TO USE MEDICATION TO PREVENT CHRONIC
PAIN EXACERBATED BY ACTIONS and
PHYSICAL ABUSE RECEIVED AT THE HANDS
OF LAW ENFORCEMENT FOR NO LEGAL OR
JUST PROBABLE cause. I CAN NO LONGER
WORK OR FEEL COMFORTABLE and SAFE
ON MY PROPERTY IN BENSON OR COCHISE COUNTY
MY JUSTIFIABLE FEARS PREVENT ME FROM
SEEKING gainful EMPLOYMENT as well as
EXCESSIVE and UNJUST FINES FEES and CONDITIONS

PLEASE DONOR PROTEST FOR EXTENSION OF TIME LIMITS
ON FEES + FINES ETC

MY LOSSES DUE TO UNLAWFUL INCARCERATION
HAVE DIBILITATED MY LIFE AND MY ASSETS
TO SUCH A DEGREE AND PUBLIC STAMPER
PREVENT ADVANCEMENT IN THE LOCAL COMMUNITY,
PUBLIC DEFAMATION WITHOUT CORRECTION,
OF FICTICIOUS CHARGES AND PUBLIC NOTICE
OF MY WHERABOUTS I.E. IN JAIL, HELPED
THE THIEVES WHO ROBBED MY HOME MULTIPLE
TIMES DURING MY WRONGLY AND DEFERRED
PENDING TRIAL WHILE I NEVER RECEIVED
THE CONDITIONS OF RELEASE WERE UNREASONABLE
CONSIDERING THE CONDITIONS OF MY LIFE
DUE TO ACTIONS AGAINST MY CIVIL RIGHTS
AND FURTHER THREAT OF INCARCERATION AS
A MEANS TO COERCE AGREEMENT TO CONDI-
TION I CANT MEET IS A CATCH 22.
I HAVE AS OF 6/9/15 HAVE COMPLETED
THE COUNSELING AS REQUESTED BY THE
COURTS UNDER UNBELIEVABLE DURESS
AND STRESSORS MURDERES AND OTHER
CONCERNS I AM BESIDE MYSELF IN
RAGE AND SORROW AND HAVE NO POWER
TO CONTINUE LIVING UNDER FURTHER
THREAT ON MY LIFE OR ABILITY TO LIVE
FREE FROM PERSECUTION FOR THOSE
ACTS OF CHRONIC CONDITION OF JP3.
I HAVE NO INCOME NO ABILITY TO TRAVEL
FOR FREE AND NO POSSIBLE ANYTIME SOON
PHYSICAL ABILITY TO WORK, PHYSICAL THERAPY-
AND PSYCH COUNSELING WILL BE ONGOING & R
I CAN FIND MEANS TO EXIST/LIVE. I
WILL TRY TO PAY ON UNPAID FINES @ \$500
PER MONTH EVEN THO I NEED \$ FOR CREW

RECEIVED
JUN 01 2015
BENSON JP #3

RE: extension Request = 0

To BRUCE STAGGS

MAY 31, 2015

Honorable SIR

I HAD A meeting, IN FACT WITH MY CASE MANAGER IE COUNSELOR AND THE MANAGER OF THE ENTIRE ACTS PROGRAM AND SPECIALISTS. THERE ARE THE CONCLUSIONS OF THE MEETINGS WHICH THEY ARE NOT ALLOWED TO TELL ANYONE ACCORDING TO THEIR RULES.

1. They could NOT determine WHAT WAS REQUIRED OR COURT ORDERED.

1A. I am Receiving Counseling Services

1B. NO IOP REQUESTED

1C. THE DETERMINED I NEED PTSD OUT PATIENT HELP.

1D. THERE IS NO "COMPLETE" END DATE

2. They are NOT allowed TO MAKE RECOMMENDATIONS OR GIVE OPINIONS SO NO "FAVORABLE" REPORT WILL EVER COME FROM THEM IN OR NEGATIVE.

3. I AM and HAVE MET THE CRITERIA STATED IN THE COURT ORDER.

So I would Request an extension FOR MONETARY PAYMENTS. BUT AS COUNSELING SERVICE FOR PTSD ARE LIFE LONG RECOVERY, I DON'T SEE HOW IT APPLIES. I INTEND TO KEEP RECEIVING WHAT HELP I CAN FROM THESE FIVE FOLK FOR THE TREATMENT OF PTSD

Payments are not due until 6/30/15

I Humbly Beg your Foriveness
IN these trying times for my
TARDINESS. NO SLIGHT WAS INTENDED
FOR NO SHOWS and with NO HELP
EVERY THING TAKES WAY TO LONG,

; my FRANCEE PROMISES TIMELY
PAYMENTS WHILE I SEEK OTHER
REMEDIES. TO APPLY TO THIS CASE
I Humbly REQUEST NO FURTHER
WARRANTS BE ISSUED AS I HAVE
BEEN IN COMPLIANCE AS PERMISSIBLE.

I WILL WRITE LETTERS TILL THE END
OF TIME FOR REASONS OF SLOW
PAYMENT. I EXPECT TO NEVER HAVE
FINES PAID OFF AS THEY GROW and
I DO NOT HAVE an INCOME THAT
GROWS NOR EXPECT ON I am unemployed

Due to the cause
of PTSD. Sincerely,

Benson CT #3

MARCH 25

RECEIVED

APR 02 2015

BENSON JP #3

YOUR HONOR,
Monthly Report For Requested

I am almost done with the INTAKE
PROCESS at ACTS, MARCH 16th
IS 2nd psychologist meeting 3 of 4
INTAKES COMPLETE. I THEN A BESSON

AS FOR MAKING PROGRESS ON MY LIFE
I SENT MOTION IN TO TUC CITY COURT
30 DAY MN TO RECEIVE A RESPONSE
I HAVE NO ABILITY TO DRIVE
AND THE FURTHER ADDITIONAL STRESSES
OF MY LIFE ARE MAKING MATTER
WORSE AND GIVE ALL THE WORRY
FEAR AND TRIALS AND TRIBULATIONS
AND VILENESS BEING THROWN UP
WHY IS HAVING IT'S TAIL &
I AM NOT PHYSICALLY WELL AND AM
DETERIORATING I CAN HARDLY
GET TO STORE FOR FOOD. OR
MEDICAL, I AM IN FEAR FOR MY
LIFE LIBERTY AND SAFETY
Sincerely I

FEB 19 FOR
MARCH
2015

Justice CRT #3

RE

RECEIVED

FEB 20 2015

RE Monthly Report

BENSON JP#3

SIR, I am sorry to report
no progress in my life. I have
no BL, and no income and am
unable to pay for food, gas, stamps
etc. Since my house was burned
by Benson Thieves AND all my
tools stolen and sold probably
for drugs in Benson, I have
had to move out of town for
fear of police brutality and further
incarceration and threats of violence
my fiance is stranded in Prison
at The Cancer Institute and
though we wish to be reunited

There is no hope at THIS TIME
The Fines and CLASS RE-ENTRY
COURT are Beyond my means
and my family now living out
of STATE CANT HELP. I am
STARVING and AFFID TO ENTER
Benson city BECAUSE OF WARRANTS
There is NOTHING I CAN DO CURRENTLY
AS MUCH AS I MAY WISH TO
follow COURT DIRECTIVE
I would like to file motion
for Post conviction Relief
as the Penalties FAR OUT WEIGH
THE NON-CRIME, ALSO I HAVE
BEEN IN THE EQUIVARIANT of Hell on
EARTH FOR 3 MONTHS NOW... TIME
SERVED &

2 of 10 RECEIVED

2nd letter of JAN 10, 2015

JAN 14 2015

Dear Justice COURT 3, Presiding Judge.
BENSON JP #3

RE ^{FINE} and excessive and
UNREASONABLE time FRAME for me to meet
The ORDER of The COURT.

I absolutely wish to fulfill my agreement
with the courts and at the time of
signing, the time frame seemed
reasonable even to me, since I have
been released, Aug 8, 2014 and signed
agreement. I have found that the status
of my life, unknown at the time, is
such that a timely meeting of the
requirements of fines and classes
fees and other ~~&~~ costs are impossible
for me to meet at this time. I
sincerely hope the conditions of my
life improve, the reality is in common
my life has gotten worse and the

②

CIRCUMSTANCES and CONDITIONS THAT I MUST OVERCOME are almost insurmountable. ^{By} I am trying my best, I am finding it difficult to feed my self or even get to town. 3 years ago before incidences with law enforcement I had a pretty good life the best I have done in 50 years of living and working hard. I currently can't drive legally, don't have money for stamps to mail court required monthly reports, all my tools of the trades were stolen in Benson while I was in jail and I am at risk everytime I got to Benson. Fear of arrest and or warrants prevents me from many "normal" endeavors, making use of services and seeking employment.

(3)

I am AFRAID for my life, Benson P.D. Has INJURED me repeatedly and HAS DRAWN guns on me THE LAST 2 TIMES of INTERACTION with me FOR NO REASONABLE CAUSE I CAN ASCERTAIN and I HAVE REPORTED CRIMES against me with NO POSITIVE RESULT. My Home BURIED BY THREWS, VEHICLES VANDALIZE and my PROPERTY OVER RUN BY CRIMINALS and my LIFE SO RUINED THAT I HAVEN'T even BEEN ABLE TO GET TO TOWN, SAFELY, and SEE THE DAMAGE TO my PROPERTY my FEARS, JUSTIFIED, keep me OUT OF CITY LIMITS, OTHER LIFE PROBLEMS HAVE PRIORITY and I CAN'T OR HAVE A HARD TIME FINDING OR TAKING ADVANTAGE OF

9

OPPORTUNITIES EVEN IF I HAD ANY
COME MY WAY. I AM TRYING TO SAVE
WHAT FEW ASSETS I HAVE LEFT, WITHOUT
NEVERT SUCCESS AND STAND TO LOSE IT
ALL. I COULD GET DRIVERS LICENSE
IF I DIDNT HAVE EXCESSIVE FINE & FEE
FOR 1 GRAM MEDICAL URINARY AL IN
QUALIFIED TO POSSES, I AM TRYING TO PAY
FOR CARD. CURRENTLY I HAVE NO INCOME
NO SAVING AND NO ABILITY TO WORK OR
GET A LOAN. AND WITH THE THREAT OF
FURTHER INCARCERATION AND EVEN GREATER
FINANCIAL LOSS IT WOULD CAUSE I AM
PREVENTED FROM EVEN TAKING A CITIZENSHIP
AND DRIVE ILLEGALLY TO A PAYING JOB
WHICH I WOULD DO IN A HURRY AS I
HAVE NO ALTERNATIVE, DRIVE OR STAY.

⑤ my life is in Ruins and
NO AMOUNT OF THREAT of INCARCERATION
OR ADDITIONAL levies of Fee & FINES
CAN CHANGE THE REALITY of THE CONDITIONS
of my LIFE I HAVE FEW CHOICES and
all of them BAD, I choose NOT TO
GO TO TOWN as I HAVE NO MEANS TO
PROTECT MYSELF NO WAY TO LEGALLY
GET THERE, except walking and my
FEAR of THE ABUSES WAITING FOR ME
THERE ARE REAL and UNAVOIDABLE. I
am WITHOUT MEANS TO AFFECT THE
NECESSARY CHANGES NEEDED TO EVEN
HAVE A CHANCE OF MAKING A GO OFF IT.
I'm HAVING TO TRY and Sell my Home in
Benson of 7 YEARS SINCE IT IS OF
NO USE TO ME, at a loss after THE FIRE

(6086)

WHICH COULD TAKE MONTHS IF NOT YEARS, THE INJURIES SUSTAINED TO ME PHYSICALLY AND MENTALLY BY INCARCERATION AND ARRESTING OFFICERS ARE SO GROSS THAT I AM FILING FOR DISABILITY.

I Humbly and WITH GREAT SORROW REQUEST RE CONSIDERATION OF TIMELINES FOR FEES AND FINES AND COURT REQUIREMENTS TAKE THESE FACTS ~~AND~~ OF MY LIFE AND CONDITIONS I MUST OPERATE WITHIN AND TO NOT FURTHER JUDGE ME AS NOT WISHING TO MEET THE DEMANDS OF ORDERS I CURRENTLY HAVE NO ABILITY TO MEET ANY OF THE REQUIREMENTS OF LIFE, I HOPE THIS CHANGES AND SOON ~~AND~~ I WILL DO MY BEST AND KEEP THE COURT APPRAISED OF MY CIRCUMSTANCES.

Sincerely,

RECEIVED

JAN 2 2015

JAN 14 2015
DEAR Justice Court 3 Presiding Judge
BEHON JP #3

I am required to submit 1 letter/month

I am doing the best I can under
the ~~adverse~~ extreme circumstances

After injury I am able to physically
work and am looking for work

There are several problems which prevent
me from timely meeting the court's demands

1. No Drivers License, 15 miles to town
2. No running vehicle nor a person to
drive me into town for free,
3. I have no income, savings or cash to
pay fines or classes or fix car or etc
4. I have few people who will loan me
money if and when they have it.

I called the court house and was informed
a warrant has been issued why?

I went to DUE counseling
and 20⁰⁰ EVALUATION and paid 65⁰⁰
and 20⁰⁰ for the ride →

my house and personal possessions
BORN... I found envelopes but no
STAMPS... my mom is sending some
MAIL this week from CALIFORNIA.

and ROBIN UDDE is paying 20⁰⁰ on
my FINE... on the 16th is CLASS
BUT I DON'T KNOW HOW OR WHERE TO

GET 240⁰⁰ FOR FEE. I AM
TRYING ALL AVENUES AVAILABLE TO ME
BUT WORK IS SCARCE WITH NO VETIC.
I WILL TRY THE CHURCH'S NEXT.

IF I GO TO JAIL... AGAIN I WILL BE
ROBBED AGAIN BY THIEVE IN BENSON
WHO KNOW I AM IN JAIL BECAUSE
IT GETS POSTED ON FACE BOOK AND
HAS HAPPENED 5 TIMES ALL READY

I WROTE LETT ON THE 16th OF DEC
AND SENT TO TOWN 3 TIMES THE
PERSON DID NOT DELIVER IT.

PLEASE REMOVE WARRANT SO I CAN
HAVE A LIFE.

Sincerely

Re:

Dec. 14, 2014
Progress Reported

JAN 14 2015

To whom it may concern

BENSON JP #3

I Have enrolled with Tom McManan
For DUI counseling and paid the fee
for the consultation/evaluation. 65⁰⁰

I took a tremendous effort on my part
and I burned up yet another favor
to get a ride there and back to my
home and it ~~cost~~ cost 20⁰⁰
and a meal for the ride to and from

I have received 175⁰⁰ for the month
of December. I have only been to
town (Benson) 2 times this month
once for food stop and once for
toilettes i.e. cash purchases and the DUI
class. I have no food stamps left
and 5⁰⁰ cash at this time.

I have no idea what to do next.
Everything costs money and I have
no resources and I expect nothing
from anyone during this holiday
season. I have only one wish
and that is to see Robin my fiancée
who is doing better medically and
who is as trapped by no money as
I am. ~~I~~ I had hoped to see
her for my birthday (21st) X-mas,
and for New Years. We are 300
miles apart. I hope to receive
a call for a gift. Then maybe
I will see her in January.

I Have Very Little Hope These days
This year has been the worst year
of my life... except the one I spent
IN JAIL (~~20~~ 1998 TO MID 2008) pending
TRIAL. I was released from an error
of the judicial system and felt lucky.
I am NOT feeling lucky now IN
this current legal exercise but only
an impending sense of doom fills
my every waking moment. Most nights
except the last 2 are filled with
nightmares and horrific memories
of time in a cell.

I am in fear of my life from
multiple aspects of town and have
had to move out of Benson city limits
as the police officers there threaten
and abuse my right to live and prosper
and they do nothing for me. My
home is boarded out by thieves
and drugies who I have resisted
but who ~~are~~ have won more
and taken more from me than even
the courts have. I try to not be
depressed about my losses... every day
and I am still losing more and
more. I have not even seen
my own home yet as I have
not driver license and no running
car.

my next appointment is Jan
16 for classes and 240 Dollars
is due for RT as well I hope
to be able to set up a ride
and pay a payment ~~for~~ and am
doing the best I can with the
enormous losses and try to keep
my spirits up and a positive attitude
But it getting harder every day
Once again the state has (of a/c)
rotted and destroyed my life and
very shortly I will have nothing
left of my progress since 2000,
except this time I have no family
or support group to help me.

I am thankful only for ^{Healiff}
and while she says she is coming
to see me the reality is she hasn't
yet. The last time I saw her
was in July through glass in jail,
the last time I kissed her was
~~in~~ in spring. I am a fool to
think she is coming but I love
her. I live in hell and wouldn't
blame her if she didn't come back
she hates Benson and what it has
done to our lives. My life is
reduced to ashes and try as
I might can't be saved. By
me alone as there are

Too many hurdles to overcome
and not enough time. The last
of my "Assets" will be gone
in short order as I have no
income to pay bills no prospects
in Benson Area no licence to drive
to Tucson ~~or~~ to find work.
No tools of my trades due to repeated
jail and the thefts when I was
there, physically weakened by injuries
sustained in arrests by police officers
and driven crazy by nothing being done
to protect me from the real criminals
in Benson. ~~my~~ my losses would fill
2 pages or more I will be lucky
if I live another month. Soon my
property will be gone and unable
to sustain myself or save anything
of my life I will be homeless,
without hope and without Robin
I will die alone and miserable on
the family porch only my hope to
see and my love for her keeps
me searching at life?

1.

CASE NO:

RECEIVED

NOV 18 2014

IP
P. 3
CPT

Dear Judge BENSON JP #3
KNOBLOCK

Please allow me to
be released O.R. (or I can
as I need to put my house
be ready for Robin up for collect
when she come and
I tried to get to court 2k
and have ride set up for
this wednesday BUT INSTEAD
WENT TO JAIL FOR WARRANT

I was at home working
and I have PVC pipes exposed
and will get heavy costs in
damage IF IT FREEZES
and we JUST put in a new
WELL, My sister & uncle ASD

IF I REMAIN IN JAIL I will
lose... 80K IN ASSIG OF
Storage Room on Tucson
also my home on Benson
and the love of my life
who needs me as I need her
and I will lose any future
and the last 14 years of
progress already 50%+ gone

2P

VRS

IN ADDITION TO INCREASED COSTING ME IN GOODS AND PROPERTY BUT MY ABILITY TO SERVE IS ALSO BEING RUINED. MY HEALTH AND PHYSICAL WELL BEING IS BEING RUINED BY LACK OF SUPPORT AND PROPER MEDICAL CARE FURTHER EXACERBATED MY ROUGH HANDLING AND CIVIL RIGHT VIOLATION OF BENSON PD EVERY TIME BENSON PD ARRESTS ME I END UP IN JAIL 7 TRUE SO FAR.

MY TIME IN JAIL DOES NOT IMPROVE MY MENTAL STATE OR MY LIFE AND ASSUCH SERVES NO USEFUL PURPOSE BUT ONLY VIOLATE ME FURTHER WITH LOSS AND POOR TREATMENT OF CONDITIONS I AM AT RISK IN JAIL.

I SPENT 47 OR 67 DAYS IN 23/1 LOCK DOWN AND NO EXERCISE AND HAD TO FIGHT FOR MED.

I FEAR FOR MY VERY LIFE FOR BENSON PD, JAIL A MEDICAL NEGLECT AND THE THUGS IN BENSON

Sincerely

(3)

These are The only Actual
Things I Have Done

FTP

FTA

DRIVING ON SUSPENDED License
DISTURBING The peace (2x)

and THATS IT.

All other charges are either False
FABRICATION, ASSUMPTIVE CLAIMS
OR INTENTIONAL LIES.

There IS NO Actual evidence.
and False CLAIMS IS The CRIME.

I Have Been Released 90 days approx
and I Have managed to get AHEAD
ABOUT 3 weeks WORTH OF WORK/UPRISE
IN OF TIME, DURING The 67 days
IN I HAD 3 CARS DESTROYED BY
THREVES VANDAL Both my Residences
Burglarized and most my Personal
Possessions LOOTED STOLEN OR
DESTROYED Like Tools, clothes, etc.
How much more MUST I Pay/Lose
Before IT IS ENOUGH.
Do I Have To Lose my Homes Too.

I would like to know why
I don't receive FAIR and EQUAL
PROTECTION IN BENSON FROM THE
LAW.

IN BENSON TO DATE
I HAVE BEEN BEATEN 2X BY PERSONS
I HAVE BEEN BEATEN / INJURED 7X BY POLICE
I HAVE HAD 2 CARS STOLEN.
I HAVE HAD 3 VEHICLES HANDLIZED

and = 4
I HAD MY HOUSE ROBBERED 1 AT GUN POINT
I HAD MY HOUSE BURGLARIZED 15 OR MORE
TIMES AND COUNTRY PROPERTY 3X
I HAD MY HOUSE (BENSON) VANDALIZED
WINDOWS BROKEN LOCKS JAMMED ETC
AT LEAST 10 TIMES (WINDOW 1 TIME)
AS THEY KEEP TRYING TO GET IN
and ROBBER HAS OTHER THINGS TO
HAPPEN TO HIM @ SAME ADDRESS.

I HAVE REPORTED 90% OF
THESE CRIMES AGAINST US AND YET
FEW RECORDS EXIST AND NO ARRESTS
AND NO LET UP BY VILLAINS IN
BENSON and you WANT me to
NO BE ANGRY. please Give
and I a BREAK SO WE CAN LIVE.

①

YOUR HONOR

I DON'T UNDERSTAND THE JUSTICE INVOLVED FOR KEEPING OR SENDING ME TO JAILIE WARRANTS FOR FAILURE TO PAY OR FAILURE TO SHOW CAUSE OR FAILURE TO SHOW UP IN COURT. THE REASONS ARE ALL THE SAME AND WILL NEVER END UNLESS YOU END IT.

I HAVE NO MONEY NO DL DUE TO NO MONEY NO SAVINGS NO INCOME DUE TO: NO JOB: DUE TO JAIL, FALSE CHARGES, PUBLIC SLANDER, FALSE REPORTS AND FALSE ASSUMPTIONS OF COURT.

I DON'T KNOW WHAT I CAN DO TO CHANGE THE FUTURE REPTITION OF THESE CONDITIONS UN EXCEPT LEAVE AZ WITH PERMISSION.

FURTHER PETTY INCARCERATION IS GOING TO COST ME MY HOME ALL ASSETS LEFT AND MY FIANCÉE. LIFE AND CERTAINLY ANY REASONABLE FUTURE WE MAY HAVE. SHE WILL BE HERE ON THE 15TH AND SHE AND I HAVE SUFFERED

②

15

MORE THAN IS REASONABLE
FOR THE CRIME WE DID NOT
ACTUALLY COMMIT THE NUMBER
OF TIMES HEARSAYED TO BE

The ORLEANS PARK people
Stole RU and KICK HER
OUT OF PARK 3 day Before
my COURT DATE with you where
I WAS COERCED BY CIRCUMSTANCES
TO SIGN A PLEA... A TRAVESTY OF
JUSTICE, and NOW 2 days
Before Comes BACK I
am IN JAIL BECAUSE I'm poor
and HAVE NO WAY TO ME COURTS
DEMANDS IN THE TIME SCALE PRESENT.

FURTHER LOSS IN MY LIFE SHOULD
BE OF PARAMOUNT IMPORTANCE TO
THE STATE, SINCE THEY ARE THE
REASON FOR MY LOSSES. RIGHT
DOWN TO HANNON'S CIVIL RIGHTS
VIOLATION OF KNOWING OUT MY FEELINGS
AND FURTHER INJURIES INCLUDING SLANDER
I HAVE NOT ACTUALLY COMMITTED ANY
CRIMES EXCEPT BEING LOUD IN LOVE
AND TRAFFIC VIOLATIONS LIKE SUSPENDED
DL

① SITOW CAUSE HEARING - DEFENDENT'S STATEMENT

I HAVE BEEN UNABLE TO MEET THE COURT'S DEMANDS TIMELY DUE TO THE FOLLOWING REASONS:

1. I HAVE NO RUNNING CAR, NO DRIVER'S LIC NO, INCOME, NO SAVINGS and NO ^{CURRENT} EMPLOYMENT and NO ONE TO ASK FOR HELP.
2. DUE TO THE 67 DAYS OF BENCH IN JAIL I HAVE NEW MEDICAL NEEDS AS WELL AS LOSSES AND OTHER COSTLY EXPENSES AND CANT AFFORD TRAVEL EXPENSES FOR THOSE NEEDS AND DONT KNOW WHEN I WILL BE ABLE TO GO TO THE DOCTOR OR WORK AGAIN.
3. I HAVE BEEN TRY TO GET TO BENSAN FROM MY LAND TO FILE A RULE 32 BUT AM AFRAID TO DRIVE IN BECAUSE I MIGHT GO TO JAIL.

2

CASE NO.

I Hereby Do Humbly Request
That The Court Grant The Following
Petition For A Rule 32 under
Exceptional Circumstances, as follows.

1. I was only thinking of my loved ones
possible death by cancer and that I
would never see them again.
2. My stay and any stay of time in jail
is torture and violates my civil rights
and exacerbates my mental state due
to wrongful imprisonment and physical and
mental torture & abuse by the guards
587 days. Plus time in court
I can take no more torture I'd rather die
3. I had no idea the condition of my life
income, loss, or at the time of signing
what I could afford in the future
I cannot afford current arrangement
and will take chances & trial

To DATE your Honor

The ISSUE of WARRANTS, Being Picked up and
PUT IN Detention, PUBLIC NOTICE of my whereabouts
and FURTHER FORCED INCARCERATION as well as
Fines and Suspension of DRIVERS Licences, SINCE
2010! Was Cost me and my Supporter over
\$100,000 Dollars of Value, Lost Income, Lost or Destroyed
or stolen property, Employment Income, RENTAL
Income, medical expenses, pain & Suffering etc
The FUTURE Costs of all THIS PAST Damage To my
ASSETS, PROPERTY, The Effects of my Freedom and
LIBERTY Being Taken By FURTHER INCARCERATION
my FeeL Future including Current ASSET and
my Life and The Lives of my LOVED ones
are IN Jeopardy and Severely INJURED
By unneeded and over zealous actions of
JUSTICE and LAW ADMINISTERS

I am NOT a CRIMINAL, Committing CRIMES against
MAN and God.

I WAS A prospering and Generous well thought
of COMMUNITY member IN my NEIGHBORHOOD

WE were HIT By Several CALAMITOUS LIFE CHANGING
events and THEN medically needed Superes and
we were Holding on ok UNTIL I Rented TO
Some low LIVES and They BROUGHT THieves and
addicts near my Property at THIS POINT, i.e.
When I needed Community Help, proper police
involvement and legal action against UNDESIRABLES
we were for some Reason TREATED as TH
we were the problem and Got NO protection
WITHIN the LAW and NO FAVORABLE Police INTERACTION,
and Then DISCIOUS and UNWARRANTED police ACTION
with IT HAS STILL NOT BEEN CORRECTED OR COMPENSATED FOR
my DAMAGES AND LOSS...and now the "STATE" IS
TAKING ITS POUNDS OF FLESH FOR FALSLEY REPORTED CRIMINAL
ACTIONS

Addressee	Start Time	Time	Prints	Result	Note
JP 3	03-09 07:59	00:05:54	010/010	OK	

Note TMR:Timer TX, POL:Polling, ORG:Original Size Setting, FME:Frame Erase TX, DP6:Page Separation TX, MIX:Mixed Original TX, CALL:Manual TX, CSAC:CSAC, FWD:Forward, PC:PC-FAX, BND:Double-Sided Binding Direction, SP:Special Original, FCODE:F-code, RTX:Re-TX, RLV:Relay, MBX:Confidential, BUL:Bulletin, SIP:SIP Fax, IPADR:IP Address Fax, I-FAX:Internet Fax

Result OK: Communication OK, S-OK: Stop Communication, PW-OFF: Power Switch OFF, TEL: RX from TEL, NG: Other Error, Cont: Continue, No Ans: No Answer, Refuse: Receipt Refused, Busy: Busy, M-Full:Memory Full, LOVR:Receiving length Over, PORA:Receiving page Over, FIL:File Error, DC:Decode Error, MDN:MDN Response Error, DSN:DSN Response Error, PRINT:Compulsory Memory Document Print, DEL:Compulsory Memory Document Delete, SEND:Compulsory Memory Document send.

Received On
MAR 21 2017
Benson Justice Court #3

① TO BRUCE STRONGS
 TIME TO JUDGE and PA. 3/19/17 1 of —
 APPROX 6pm AFTER DINNER UNICOR SEAL
 INCIDENT Report — within 6 hrs. Benson #7
 OCT 11/00 45 mph post
 I was doing the only job I can get an keep
 currently due to many factors (Cik Austin)
 I am/was feeling "good" for the first time
 in 4+ years of constant police action/interaction
 and abuse since the incident with officer 1
 who for no logical reason in law without provocation
 jumped me, asked only 2 questions the same one 2x
 and BROKE OUT my molars with his knee jumping up
 and down on my head with gravel well on STOP
 RESISTING. I did not resist just defended.
 I have been persecuted and pursued wrongly
 ever since I can't go to the store without
 being stopped 25-35 times in 4-5 years
 with about 50% of me seeing and ducking
 them and I'm only trying to stop/work/keep
 IT IS THIS BARBARIC and UNFRUITFUL USE of
 Government Time + Money THAT IS DIRECT of

VO Sudart and P.A. 3/9/17 1 of —
Time: APPROX 6pm AFTER DINNER with a girl

To Bruce
strong's

INCIDENT Report - within 6 hrs. Benson AZ
02/11/10 45 mph post

I was doing the only job I can get an keep
currently due to many factors (CIC Austin)

I am/was feeling "good" for the first time
in 4+ years of constant police action/interaction
and abuse since the incident with officer Hammond
who for no legal reason in law without provocation

Jumped me, asked only 2 questions the same one 2x
and Broke out my molars with his knee jumping up
and down on my head into gravel yellow stop
resistor. I did not resist just defended.

I have been persecuted and pursued wrongly
ever since I can't go to the store without
being stopped 25-35 times in 4-5 years
with about 50% of me seeing and ducking
them and I'm only trying to stop/work/help
it is this barbaric and unfettered use of
government time & money that is part of

IT CREATES a problem where there wasn't
one before. I am NOT a felon on the real
Constitution I want to see and question
the victim in my case and hear them say
what I did and how it injured them.
I was ^{rent} driving a car I got 3-4 days ago
with basic radiator and DASH etc 350⁰⁰
is what I owe after paying 100⁰⁰ down
IN TRADE / BARTER OF 400⁰⁰ PRICE IF I
could get it running the gauges are
intermittent electrical issues and the block
seems good despite having frozen and popped
the radiator top off last freeze. I am
trying to have a life and am constantly
harassed and harassed beaten up and charged
excessively of crimes I had no intention
to commit. I don't want to be a felon
or go to prison for trying to live and
recover from trauma received at the hands
of questionable law enforcement.

Continued.

I Have Been Trying To make a living
 and get licensed to stop my own chronic
 pain and PTSD and excessive fear of police
 The Drusephy medical center at Bisbee
 where my medical needs have properly been
 met, timely, my teeth affect me every day
 and I cant eat a meal without pain & suffering
 I also have no adequate access to legal
 material and no internet in jail so
 I cannot adequately represent myself in
 court when on jail too - my

family is here & coming to help me
 recover from 5 years of brutality of
 the Cochise AZ legal system & 12 worst
 place in America for civil rights violations
 I have been violated a 100 times in 5 yrs
 and my former room mate is also a witness
 of crimes due fear of police brutality
 trying to see a way to gain employment
 and attempting to distribute M.M medicine
 without a license NO INTENT TO BREAK
 LAW

In conclusion and record I have great
need and will suffer catastrophic
losses like the 19 days loss suffered
and can bear no more losses home
wife, wife, tools, and future home
all residency been lost plus jobs now
at risk my last place to live in Arizona
and be a farmer or not + know trees
as well as other ~~crop~~ crops legally
my former is in ME they just removed
then colon and she will now die for
sure don't know why's weeks or taken
my family is here more coming and they
know nothing of the amount as a 2 year
old is there now no car (I have 5)
I need my car back not even paid for
I was going to town to get permit 30 days
stop by my house in town as the city want
to take my property and bill me the
medicine in the car is not evidence it
is legal product from California I can't
need it back to pay for my license to
DISTRIBUTE & grow legally here in AZ

2) That has happened to me 8+ times in 3 yrs
 I can no longer find craft employment and
 am skilled in over 15 trades with 25-35
 years exp Do you know how frustrating it
 is to have the same work phone # 520 228
 9720
 for 13+ years and no one calls it?
 400 clients serve in Benson alone for
 home maintenance repairs Money Do's etc
 I paid for my house in Benson in "8" years
 I FET wasn't burnt on purpose with CI
 and law enforcement OK's. I had lots of
 evidence in there on Cops + CI's
 What I did mention I S F uploads
 copies to the cloud so burning my phone
 only helps me the ET costs me too.
 I humbly request removal from prison to
 join the the staff of the prison where
 I can work/help on my own case. I am
 an unlicensed medical marijuana medicine
 courier and service person my crime is
 NOT a felony

Practices and personnel. In this case it
seem a little excessive for "Frisky" to yell
which I assume means, Not to stop at stop
signs or for a CAR in the right of way
I am certain that I was driving first
and after talking to Officer I think
I know, maybe what happened to upset
the Honnert's nest, about 2 min after I
got to my home, from my home which
I texted just prior to leaving that
I did not feel safe phone is in evidence
and I need to back ASAP like when
reverses on O.R. I hope motion reviewed
is reduced, reasonable, or no bail as I
love work, and grandstanding class for
felons and 12 are showing up. I make 13.
we are all going to learn how to write grants
to improve our lives since we cant get
decent jobs and when we do we get
arrested and lose

and I need to be free to work/reach
 classes enquired + sat to 13 students
 with more felons creating a Board
 every month/week. I'm going to give felons
 the ability to stay employed and have a
 chance at a real life again UAD Inc.
 I have been work on this since Feb
 I have PTSD so bad I can't drive 2000
 the speed limit... takes too long
 the longer I'm on road the more chance
 I got to jail, prison, or die. or worse live
 - have to the 15th to call prob courts and
 to keep my DL \$20 fine for license plate
 have to move my vandalized life out
 running cars from Benson House fix it
 but I yelled at vandals and they not my car
 but took me to jail for disturbing the peace
 id changed the with resisting arrest but
 stopped both and my house was robbed
 just like the last 19 days in jail cost me
 7 family IS coming down to \$10K
 I decide my fate if I don't represent
 4 sentences I lose my 40% of the family
 and will have no home to get out too

IT HAS BEEN ESTIMATED THAT I MAY
NOT TELL THE TRUTH... ALL I CAN SAY IS
I HAVE NOT TOLD A BLACK LIE LIES
SINCE 1998 AND TOOK A PERSONAL VOW
OF TRUTH ALL MEANS FIRST BEFORE RESORTING
TO VIOLENCE, LOCAL LAW ENFORCEMENT HAS
BENEFIT FROM THIS THAT THEY LIKE OTHERS
TAKE POSITIVE FOR WORK I AM NOT
I DON'T TAKE ORDERS AS FEW ARE SUPERIOR
AND IN THIS COUNTRY THE CITIZEN IS WHERE
THE AUTHORITY RESTS IN NO GOD, MAN, GOVT.
I AM MORE AFFRONT OF LIVING IN CHANCE THAN
BYING IN FREEDOM I AM THE VICTIM
AND THE STATE IS THE PERPETRATOR OF
A CONTINUOUS STREAM OF ASSUMPTIVE ABUSE
FOR THE LAST 5 YEARS NO RECORD OR
CONCEALMENT BEFORE THAT EVER DEED
A COURT BEFORE THAT MY ONLY CHANCE
SO FAR BUT IT GETTING DICIER
I KEEP SAYING IT IS EITHER DIE THAN GO
IN A CELL AGAIN ONE DAY IT WILL COME
THAT I SO DO SWORN BY GOD, I WANT
THE GOVERNMENT TO STOP WILLING ME TO
I AM NOT A COST LOW AND STOP BRUTALITY
MY LIFE MY WIFE AND MY RIGHT TO LIVE
FREE

any claim of Reasony access
 No Intent to sell Flight from prosecution
 etc on qm from Intent to deliver etc
 only delivery fee

Is not the correct TRUTH
 The truth is I am desperately trying
 to live and do the right thing and
 work for a living, I've worked all my
 life and cannot currently be covered
 police interference abuse medical needs of
 crew of fools can to browse my
 truck & I just got phone &
 computer I6 & MacBook pro my
 friend truck then another truck from no other
 so I bought (TRUCK) another Honda I
 have 2 Honda Accords and I need my
 note books and ~~sales~~ produce I change
 medicine @ my for delivery
 ITS NOT MY PRODUCT I deliver only -

I am happy to take that case to the
 AZ Supreme Court because the laws
 in AZ are so horrible and the new
 pot laws are STUPID & costly and
 confusing and they kill people lives

and felons are people who just pressed
off ones with a I am trying to
calm them down and come hope to
them and their families and therapy
to 1 million americans every year
become felons of and victimless crimes
90% of case are call have no victim
except the name on the file STATE
VS

Victim ———

This is a real problem esp in 20 years
This is why I rest the STATE
attempts to make me the victim
I am not a felon nor is my "crime"
If you can't produce a victim and
prove intent,

So I ask produce a victim
for me to cross examine and tell
me how they where mistaken and how
much will compensate them for the wrong
I know what my figure is
for the last 5 years in Benson,

TO JUDAS and PA. 3/9/17 1 of —
 TIME: APPROX 6 PM AFTER DINNER WILLCOX JAIL
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 since I can't go to the store without
 being STOPPED 25-35 times in 4-5 years
 with about 50% of me seeing and ducking
 them and I'm only trying to shop/work/help
 IS THIS BARBARIC and UNFRUITFUL USE OF
 GOVERNMENT TIME & MONEY THAT IS PROOF OF

To Bruce
 3/9/17

IT CREATES a problem where there wasn't one before. I am NOT a felon on the real Constitution I want to see and question the victim in my case and hear them say what I did and how it injured them.

I was ^{rent} driving a car I got 3-4 days ago with basic radiator and DASH etc 350⁰⁰ is what I owe after paying 100⁰⁰ down IN TRADE / BARTER OF 400⁰⁰ PRICE IF I could get it running the gauges are

ENTIREMENT'S extreme issues and the block seems good despite heavy frozen and popped the radiator top off last freeze. I am trying to have a life and am constantly harassed and harassed beaten up and charged excessively of a criminal & had no intention to commit. I don't want to be a felon or go to prison for trying to live and recover from trauma received with hands of questionable law enforcement.

Continued.

I Have Been Trying To make a living
 and get wanted to stop my own chronic
 pain and PTSD and excess in fear of police
 The Drugging medical confinement and BIS Bee
 where my medical needs have rarely been
 met, Truly, my teeth affect me every day
 and I cant eat a meal without pain
 I also have no adequate access to legal
 material and no internet in jail so
 I cannot adequately represent myself in
 court when in jail too.

My family is here & coming to help me
 recover from 5 years of BRIBERY OF
 the Cochise AZ legal system & 12 worst
 place in America for civil rights violations
 and I've been violated a 100 times in 5 yrs
 and my fiance violate is also a witness
 my crimes are fear of police BRIBERY
 trying to see a way to gain employment
 and attempting to distribute MM medicine
 without a license NO INTENT TO BREAK
 LAW

In conclusion and recap I have great
need and will suffer catastrophic
losses like the 19 days last summer
and can bear no more losses home
wife, wife, tools, and future home
all readily been lost plus jobs now
at risk my last place to live in America
and be a farmer or not + raw materials
as well as other cash crops being
my farmer is in MD they just removed
her colon and she will now die for
sure dont know days weeks or even
my family is here more coming and they
know nothing of the amount on a 2 year
old is there now no car (I have 5)
I need my car badge not even paid for
I was going to town to get permit 308
stop by my house in town as the city want
to take my property and bill me the
medicine in the car is not evidence it
is legal product from California I cant
need it back to pay for my license to
distribute car now legally here in AZ

1) That has appeared to me 8 + Times in 3 yrs
 I can no longer find Criminal Employment and
 even skilled in over 15 trades with 25-35
 years exp Do you know how frustrating it
 is to have the same work phone #
 for 13+ years and no one calls it?
 400 clients serve in Benson alone for
 home maintenance Repairs Money Do's etc
 I paid for my house in Benson in "8" years
 I FET wasn't Burt on purpose with CI
 and Law enforcement OK's, I had lots of
 evidence in there on Cops + CI's
 What I did mention IS I uploaders
 copies to the cloud so Burt my home
 only helps me the BT costs are too.
 I humbly request Removal from Wasm to
 join the the STAFF of the court where
 I can work/help on my own case. I am
 an unlicensed medical marijuana medicine
 Router and Service Person my crime IS
 NOT a felony

Practices and personnel. In this case it
seem a little excessive for "Frailty to yield"
which I assume means Not to stop at stop
signs or for a CAR in the right of way
I am certain that I was driving first
and after talking to Officer I think
I know, maybe what happened to upset
the Honors nest, about 2 min after I
got to my home, from my home which
I texted just prior to leaving that
I did not feel safe phone is in evidence
and I need to back ASAP like when
reverses on O.R. I hope motion receives
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felons and 12 are showing up. I make 13.
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to improve our lives since we cant get
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 classes enquired & sat to 13 students
 with more felons getting on Board
 every month/week. I'm going to give felons
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 4 family IS coming down to \$10K
 I decide my fate if I don't represent
 I sentenced I lose my 40% of the family
 and will have no home to get out too

It has been estimated that I may not tell the truth. all I can say is

I have not told a Black lie LIAR

Since 1998 and took a personal vow of Trump All means first before Reporting to Violence, local law enforcement has benefit from this that they like others

Take positive for weak I am not.

I don't take orders as few are superior

and in this country the citizen is where the authority rests in no god, man, govt.

I am more afraid of living in chains than dying in freedom I am the victim

and the state is the perpetrator of a continuous stream of assumptive abuse

for the last 5 years NO RECORD OF

violence before that ever did a court before that my only chance

so far but it getting dicey

I keep saying it rather die than go in a cell again one day it will come

true I so do sure by god. I want the government to stop

from not a cost low and stop breaching my life my wife and my right to live free

Any claim of Reasony must
 No intent to sell Flight from prosecution
 etc on you from Intent to deceive only
 only delivery fee
 Is not the correct TRUTH
 The truth is I am desperately trying
 to live and do the right thing and
 work for a living, I've worked all my
 life and cannot currently be covered
 police insurance abuse medical needs at
 cost of fools can to browse my
 trade I just got phone &
 computer I 6 & MacBook pro my
 Honda truck then another truck from no cash
 so I bought (TRUCK) another Honda I
 have 2 Honda Accords and I need my
 note books and ~~spare~~ produce I change
 medicine only for delivery
 ITS NOT MY PRODUCT I deliver only -
 I am happy to take that case to the
 AZ Supreme Court because the laws
 in AZ are so archaic and the new
 pot laws are STUPID & costly and
 dangerous and they kill people lives

and felons are people who just pressed
off ones with a I am trying to
bring them down and come hope to
them and their families and therapy
to 1 million Americans every year
become felons of and victimless crimes
90% of case are or have no victim
except the name on the file STATE
VS

Victim ———

This is a real problem esp in 20 years
This is why I resist the states
attempts to make me the victim
I am not a felon nor is my "crime"
If you cannot produce a victim and
prove intent.

So I ask produce a victim
for me to cross examine and tell
me how they were mistreated and how
much will compensate them for the mistreatment
I know what my figure is
for the least, \$100,000 in Benson, AZ.

RECEIVED

APR 25 2019

Benson Justice Court #3

Dear Courts/Judge

I asked the lawyer appointed to me
by the courts for several things
and to do several things

He has poor attitude and either
doesn't like me, or his job entirely

I asked for appearance court
because I don't have a vehicle nor
a reliable ride

Please change my lawyer ~~the~~
irreconcilable differences

and my court appearance time to afternoon

The lawyer is dismissive, combats me
doesn't want to do or hear me

and doesn't believe me in me or
of my innocence

He is NOT on my side,

Sincerely

1 of 7

JAN 08 '9

Benson Justice

To PARTIES OF INTEREST: The COURT (record)

Judiciary member Je SKAGGS
P/A ANN ROBERTS
PD --- Counsel

RE:
and a "COMPLAINT"
By CLO MS
Seconded By CCU

The "Charge" of negligence with Fire
causing considerable Damage and
LOSS: TO: primarily
New Lineman ~~Samuel~~ (now's site)
and then to the utilities company
of the loss of 1 1/2 40+ year old poles
and replacement/LABOR to install
new ones.
(points revisited further down)

MY LOSS FROM the burning of ZACROS
is extensive: a small list follows
the contents of 2 BARNs
1 acre around
1-1950 Travel Trailer
The ARENSBY Garden
and the 1/2 acre of my
LAND

IN MY PROFESSIONAL
OPINION: Several...
IT WAS TRAGIC the losses were heavy for
MANY PARTIES and there are several
POSSIBILITIES some with more merit
than the one suggested in opinionATED.

SEVERAL MOTIONS
NO LEGAL REPRESENTATION
AT THIS TIME.

- 2. Motion to Postpone 3-6 weeks
 - 3. Motion Request of Jurisdiction and Venue
 - 4. Motion for a TRIAL of PREJUD
 - 5. Motion to be compensated for REQUIRING ACTION/COMPLAINT
- See medical post pone motion

TA

By the complainant: (MCCO DAVIS,
SEVERAL POINT ON THIS
LATER ON.

My Personal opinion is

I was DEVASTATED, STUNNED, FOUGHT
THE FIRE WITH ALL MY SKILLS AND TRAINING
TRYING TO SAVE MY HOME (SOLD) MY MALTA
PROPERTY AND MY RESOURCES I HAVE
COLLECTED SINCE BEFORE 2008 FOR THE
FUTURE PLANS IVE HAD SINCE 2000.
IM STILL GRIEVING THE LOSSES AND STILL
SUFFERING THE EFFECTS OF THE FIRE
AND THE AFTER MATH.

In my Personal opinion the Complaint
IS FRIVOLOUS, BIASED/PREJUDICED
AND HAS NO VALIDITY OR SUBSTANCE
OR EVIDENCE TO SUPPORT THE CLAIM
OF "MY" NEGLIGENCE"
THERE IS INSUFFICIENT EVIDENCE TO PROCEED
TO A TRIAL.

The consequence of complaint is OF LIBEL
SLANDER OF MY CHARACTER, MY PROFESSIONS
AND MY PERSONAL WELL BEING ARE MANY,
GRIEVIOUS AND OF A VERY SERIOUS NATURE
AND I AM DEEPLY OFFENDED THAT OF
THE COMPLAINT AND ITS RAMIFICATIONS
AND STATE FOR THE RECORD THAT IF ANY
ONE SHOULD BE TRIED FOR NEGLIGENCE IN
WITH FIRE IT SHOULD BE THE FIRE RESPONDERS
WHO SPIT AND WATCHED THE FIRE SPREAD

② of 4

Had equipment and man power just for protective gear and to and did not until fire had stopped spreading of its own accord. Then waste of fuel & man power and county resources then they "did something" ... left and a few personnel "put out" hot spots and then left before dark.

Hum There were still 2 dozen smoldering fire easily discernible and after dark it looked like the stars in the heavens were "hot spots" that I could count.

Per my training and skills & knowledge of what make of you know no well enough or have even checked my background or history which I intend to use in my defense,

I put out the remaining "hot spots".

20 trees were still burning & threw dirt on them.

a dozen Rail Road Tie had flames on them and relighted for 3 days with dirt on them.

and a few other trees burned again as well. I went out next 2 nights with a flask light and a shovel and prevented new fires from being started.

2A
and then possibly consuming 200 acres
instead of 2 acres.

My nans home did not burn because
of a fire breaker I had put in while
hauling water in my truck from the
well. 25-40 feet wide I crossed
the tall weeds everytime I went for
water (2 to 3 time a week) in the weeks
before the fire. That with my nans
home which was unoccupied at the time

Personally I believe and feel that the
case as a complaint is a waste of time
I lost over 40k and 9 ways to make
a living from the ranch and many precious
articles and mementos, tools, supplies etc
that were in the 2 barns (my belongings)
and the lack of building material and
resources for me to build my home
was all destroyed in 2 hours.

I am devastated beyond belief. All my
wasted. I see no beneficial purpose
to the complaint or what is the intent
of pursuing me with the victim.

I believe now that the fire was
intentionally set and that whoever
did it (Yon's contacts) thought I had
left after breakfast, I was doing paper
work inside.

Further I have no money no income and I'm
a hands off for me just to get to town
afternoon last court I went shopping

(3)

The need
Dad

Kan Food, Spent 189⁰⁰ of my Foodstuffs
and could not get a ride home. I
Slept in a wash outside town in 30°
weather and did not make it home till
just after dark. FYI I BUILT a fire
to keep from freezing to death. No land
was injured. Because I'm not a negligent
person in any way shape or form
and I seriously doubt you can prove
so in court with evidence.

I will want counsel to assist me in
my defense

I will want a TRIAL. The Ramification
of the charge or charges extensive
to my character, my JOB security, future
my past and so I will want a jury
for sure on the second trial should
the first be biased by more.

Then evidence presented

not guilty and insufficient evidence to proceed
I will want (IF IT PLEASES THE COURT)

2 Hours trial time

1/2 hour for PA

1/2 for DA/PD

and 1 hour for my character and past
convictions in defense of a Standard
charge of negligence. PUBLIC RECORD
new and in the future.

I take this matter very seriously
IT IS MURDER OF MY FUTURE and a RAPE
of the PAST. IT COULD BE AN INJUSTICE
of huge proportion.

3A

and I will defend my life with my life
I will not take a plea bargain of
any kind because that violates my
Constitutional rights and undermines the
effectiveness of our Founding Fathers wisdom

There need to be some corrections before
we begin my name is incorrectly
designated in law,

I am an individual
person, with all rights and privileges in that
that are protected by the Constitution (except a few
So now changes will need to be drawn up, (error I hope to
correct soon)

I am not a corporation as
denoted in law by all capital letters.
I do not have any one in higher
authority over me except my mom
and God. I am not in the military.
I don't have a boss and the authority
of government is under me as a
citizen not over me I don't take
orders I give them professionally
and have for 30+ years
I do not have any loyalty to any other
country or government and I in no
way believe that the court (lower courts)
with the gold braid or Admin Law
Administrative Law, Kings Law or Fed.
Rules & Regulation have any legal
authority over me and request that
an incorporated city/policia force has
no additional legalness granted by the
state, this government or the Republic

3A

W
on (20-1)
Chambers
MS 10/1

I humbly submit and request any
and all thesis to the contrary be
copied and mailed to me so I
can find evidence that the court will
accept to back my facts in this
regard. (motion to change of venue of proper
jurisdiction over me)

I have no electricity (800 yards town pipe)
It was my pole that burned. I'm the last
person to have a bill on it. (100 owed)
THE LAST BILL.

I have no home or house to live in currently
mine being ordered in town (SEP 2019
JULY 2014 2X)

and no arrests made. 2X
and a third person of a 9K SUV
The victim was me (and others)
and the arsonists names are known
to me and of someone law enforcement
my question is why are they free
and I gotta sail for POT & person.

Do you want the names of the 25
thieves that have plagued me
for 6 years on 23 properties
The been me, my home, my wife and some
friends/loved ones have been harassed
threatened robbed at gun point, arrested,
threatened, vandalized, fear and intimidation
burglarized and so on. we have
reportedly told police/sheriff and road
do pay over to a report and nothing
was ever been done to protect my rights
health, welfare, property, or personal
medical needs. Due to Police Abuse and

Abuse by Mugs, Thieves, Drug addicts
Bad neighbors, squatters etc
I loathe to be subjected to more
of the injustice practices of the
lower courts in Cochise County

I've been in to court for a number of
Persons I've made 40 court appearances
easy and missed 5 or so in 8 years
I have no reason not to come to court
to defend my self, I can not intentionally
disrespectful, when I can't show,
because of poverty, injury, distance,
Time/Traffic etc,

I have lost 10's of thousands in
property and more, in real estate
because of "perjury" complaints and
no support to get to court. IF ITS
a choice of freezing or losing property
to appraise for 5 min. in court "5 hours
walk to 5 hours walk home" I will
stay home, call or send a letter in
to arrest me because I can't afford
or am unable to appear due to medical
reasons or other reasonable cause
Arresting me is a violation of TAKING
me to Wilcox or Bisbee and NOT
Bringing me back is a direct threat
to my well being and jeopardizes my
life without just or fair cause
The only lesson I learn is you don't
learn the truth and you don't care
what I lose even my life
I walked from Wilcox home in your
court etc,

I had a Thrive Business in Bensen
400 clients served in 5 years
I was enrolled in college & I was
Buying my first home/property and it
had a rental unit. A fixer upper
on the wrong side of town (I didn't know)
I was well liked by my neighbors and
was helped in the community and
provided work for others.
I was in love, Robinville and Tom

She got cancer, Robinville and Tom
died in a helicopter to Tucson
3 bed rental unit in Bensen
cleaned began to sell some town
my rental unit, I was running for
City Councilman, my fiance had
the 3rd surgery and as my house
was very insulated & sheet rock with
I lived in it we put her in an RV
PRK bought a fish tank and installed

IT we were OK. Life was tough

Then she called for a procedure on Dry 11
of her 32 staple surgery of Roux-Y
Sections of her intestines 25% Small
Rise

we were "Arson" over the TV & microphone
The police showed up. All Domestic
Disturbance
CR1,

~~Was~~ Knows all this
to be "true" and "fact of record"
Judge Knoblak presiding

then (L) officers knock on door
"open up police"

is under medical order not
laugh, fart, go poop or any other
strenuous activity like get out of
bed on site could rupture & die
before help can arrive (8am.)

then "Police abuse & ms justice
occure" then I threaten
to sue cops and they destroy
my home my life my reputation
the way police can do it on the
fly" the rest is a matter of
minutes records of opinions of
officers "if I like them they
I intend to sue 3.5 million I
will accept but I'd rather go to trial
or they can kill me, (happens alot)

This complaint is an extension of
supras plus of a campaign against
me by the blind head of department
and a belief in officers judgment
then is not deserved in my opinion
Opinion is not fact, and rumors
or slander can kill a life more
easy than it can be restored.

I am the largest victim,
not the perp.

I have 6 years records of
slander and worse the cops
and sheriff "lie like a rug"
we all knew this and you do
too,

I'm tired of having to defend
myself in front the jobs of law
enforcement or perhaps I should
hand you the guilty parties,

would you pay me as much
as a cop who breaks the law
more in one week than I do
in a year "most",

I'm trying to heal

Please leave me alone
or defend me

like the constitutional
in Texas,

I want to be paid for custody
in jail in violation of my rights

I believe I can win in civil
court but not if I am denied

Bye!!!!

Character
P. 3

bad-pain
no meds
no phone no 911 (ever)

can't remember a ride to court
there

There is none available to me.

I injured my knee after walking
50 LBS CROWBAR HOME. I was BRISKY
UP HILL and DID SOME VERY STUPID.,
and BLEW OUT MY KNEE JOINT. I HAD
NO PHONE & DID NOT CALL 911 (I ^{WAS} ^{ALONE} ^{AND} ^{DIED})
NEAR THE ONLY PLANS TO GET
TO A HOSPITAL & I JUST DON'T HAVE
THE RESOURCES AFTER 5 YEARS OF
LOSING IN PRISON,

ABOUT 3 HOURS LATER I WENT TO DO SOME
FORGETTING MY INSTANT (PAN PILLS)
AND IT "POPPED" BACK. I WOULD HAVE
FALLEN TO MY KNEES THE PAIN WAS SO BAD
BUT 11 MEN 2 MORE POPS AND
I FEEL MUCH BETTER & AFTER 5 DAYS
MY KNEE IS STILL VERY SWOLLEN
I CANNOT GO FOR THE FIREWOOD
AND THE MAIL BOX (3/4 MILE) IS GOING
TO BE HELD AND TAKE A LONG TIME,
SO THERE IS A GOOD CHANCE I CAN'T
WALK TO COURT

Please for once
Light in the Dark
IT IS DARK NOT NEARLY AS DARK AS YOU SAY
I CAN NOT BELIEVE I AM TRYING TO "MAGICK" WITH A
BASICALLY A LARGE PRINT IS NOT YELLING AND IS AN INJURED A MAJOR GREAT SCRIPT PAINFULL.

PS: West/Three NOT a Bad... Swollen 2-3 week recovery
and so I request a medical
Post-Pone work for... ERKOTA Doctor
"a month or 6 weeks?"
I had my injuries in while
Benen PD & CEO. The re injuries
every single one and over the new
injuries and all lie & don't care
Cuff Behind my BACK after rough
the then restore my robot cuff
and removed my elbow and
my wrist swell up BT 70 weeks
at home to recover the Dr. never
Cats worse each time. The
have resisted against Biden
BUT I'm now asking for my well
being and my life at the hands of
Congressmen and no medical care
in JTK on holdy bells and ray
Post Believe me I like you
when I tell the truth
So you going to resist... and
they will have to sit on me to get

Ferraro, Diana

From:
Sent: Wednesday, May 22, 2019 11:28 AM
To: Benson Justice Court
Subject: Warrant quash cf 2019-000410



RECEIVED

MAY 22 2019

Benson Justice Court #3

CAUTION: This email originated from outside of the organization. Do not click links or open attachments unless you recognize the sender and know the content is safe.

This is an attempt to e-file a solution before it escalates to injury or death

I do declare:

1. Request for warrant quash be granted. Based upon these reasonings.

A. I had no knowledge or a court date. I never signed a complaint or ticket and so I never intended to not appear. 2. Mail service returned is not sufficient notice to warrant a warrant. For several reasons the least of which is I don't receive mail nor can I walk safely to the mailbox 1.5 miles away 1 time a month when u have my one ride amonth donated do I check the mail. It's the best I can do.

3. I have increasing medical problems and sent proof of filing for SSDI. Many medical reasons prevent travel easily.

4. The exact causes and reasons are the abuses by lawenforcement repeated injuries and many other civil and contitutional violations by the court simply not caring or hearing or believing the truth if my words. Claims of I don't lie, victim status, crimes against me, fall on deaf ears and personsl opinions of officers et al. Are not facts. Just because you don't believe doesn't make me guilty of anything ..further abuses ensue ...repeatedly.. we are up to over 40 in jp3 ..you of course do not believe so .. but I know so and if I ever have an unbiased court room with a decent lawyer and time to prove it it will become fact not claim. It is a fact to me.

5. If it pleases the court please enter a not guilty plea and appoint me a lawyer.. I am disabled..please refer to letter from Myler Disability..

6. I have no vehicle nor means if transportation and 3 times I've had to walk from Wilcox to Benson to home. This puts my life in jeopardy. I will consider any attempt to put me in a car/ cell as a direct threat to my well being.. I am in fear for my life from police and abuse of my rights to be free from persecution. In my own country.. my only crime is being to poor to defend myself legally to defeat corruption and evil disguising itself as law enforcement. Maybe I'm right maybe I'm wrong. ... However I'm willing to die to stay free from further abuse..easist way is to make police shoot me..I have no wish to harm or be harmed again. Everytime put in cuffs destroys and reinjures my wrists, rotor cuffs/ shoulder and back as does cell beds. You may think it's ok but it is tourture to me. U will not allow myself to be tourture anymore. . All the claims and charges agalnst me in this town stem from corruption and illegal acts and civil rights violations veggining is Feb 2012. I had no record before this event but driving vilolatiins with the exception I'd another case of corruption police values and rights violations in pima county 20 years ago. Where I was chained and beaten many times by officers in D block. 2 pima county seargents saved my life from other officers abuses..to try and force me to plead guilty it take a bad plea etc. After turning down 12 that's when the beatings began. I have been beaten and abused /injured severely 7 times in Cochise county.. no medical treatments no records kept ie reports made.. stay away from me that's an order.

7. I give you my word if honor u will appear in court. I have 25 times at least. The only time I haven't was due to circumstances beyond my control...such as this warrant current.. u am medically disabled which includes extreme ptsd fear anxiety due to abuse in a cell by officers and violations if civil rights and const. Rights.. this county is so corrupt it makes national news. 12th worst place in the nation for at least 5 years. .

8. In case you intend to storm me I am prepared to defend myself my rights and my freedom with my life. It's not a threat it's a fact. I have the right to defend myself from anyone who threatens my saftey and well being. Deeded by God.. protected by the Constitution and enforced by my will. Do not risk all our lives foolishly.

8. I have a lawyer appointed to another case. I assume he will be apounted in this one.

9. I am seeking to use the first amnendment to prevent further injury and violations if my body property and civil Rights. Et Al.

Further family , friends, ACLU NAACP and NLG . channel 9 news. . Assistant attorney general in Washington DC and a dozen other Dept. Persons have also been made aware if the injustices here. What comes of it only time will tell. As a professional courtesy and respect for you"just doing your job" I thought you should know .to prepare etc . In all likelihood I expect to be killed. Or die defending my rights. Then my family will sue etc. I just want to be left alone. I have no money and cannot pay any fines etc. Makes no sense to fine me for being poor to pay fines and then jail me for debt. That is unconstitutional and immoral.

9 you have no idea the damages and costs to me by actions of this court and you feel you just don't care to. 350k this court/police have cost me. I can prove it in a civil court . All stemming from a corrupt officer's abuses and attempts to cover it up.. you are duly notified that these proceedings are related..to that crime against me... Same officer violated my rights illegal stop illegal search of someone else's car etc. I am so done .Jail me or leave me alone those are your options. Mine is fight or die.

10. I gearvly declare the foregoing true and factual ..not a threat nor is one intended. I respect those who respect me and my rights. Most law officers do their best but not all I've the law. Fact not fiction.. I do not trust or feel safe around Cochise sheriffs. And am seeking injunctives against harrasment etc.

11. Motion for a change of venue to another county because there is no unbiased justice to be found in Cochise county. So says every lawyer I've talked to in 3 states and even my own public defender.

12th most corrupt county in the nation. And I'm a victim of it 40+ times..

Sincerely with regret

PS my next available ride to court ..for wednesday quash court is possibly the 29th.. unconfirmed best guess is June 5th. If that's acceptable to you. My word of honor your Honor..it's the best I can do.. medically I need a ride. . I need surgery but unable to at this time.. u hope you will get understanding and merciful . So help us god.

RECEIVED

MAY 22 2019

Benson Justice Court #3



Exhibit #10

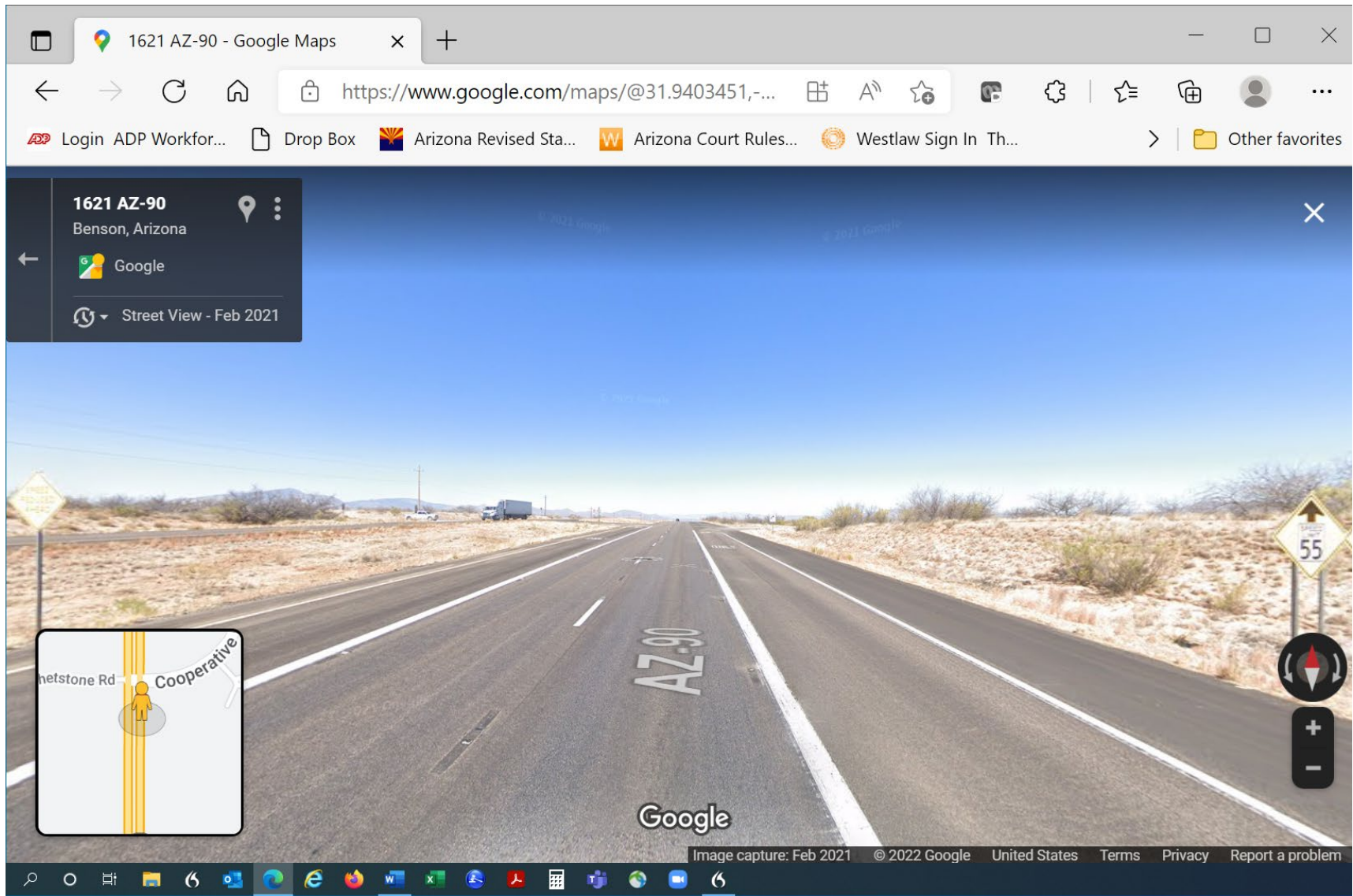


Exhibit #11

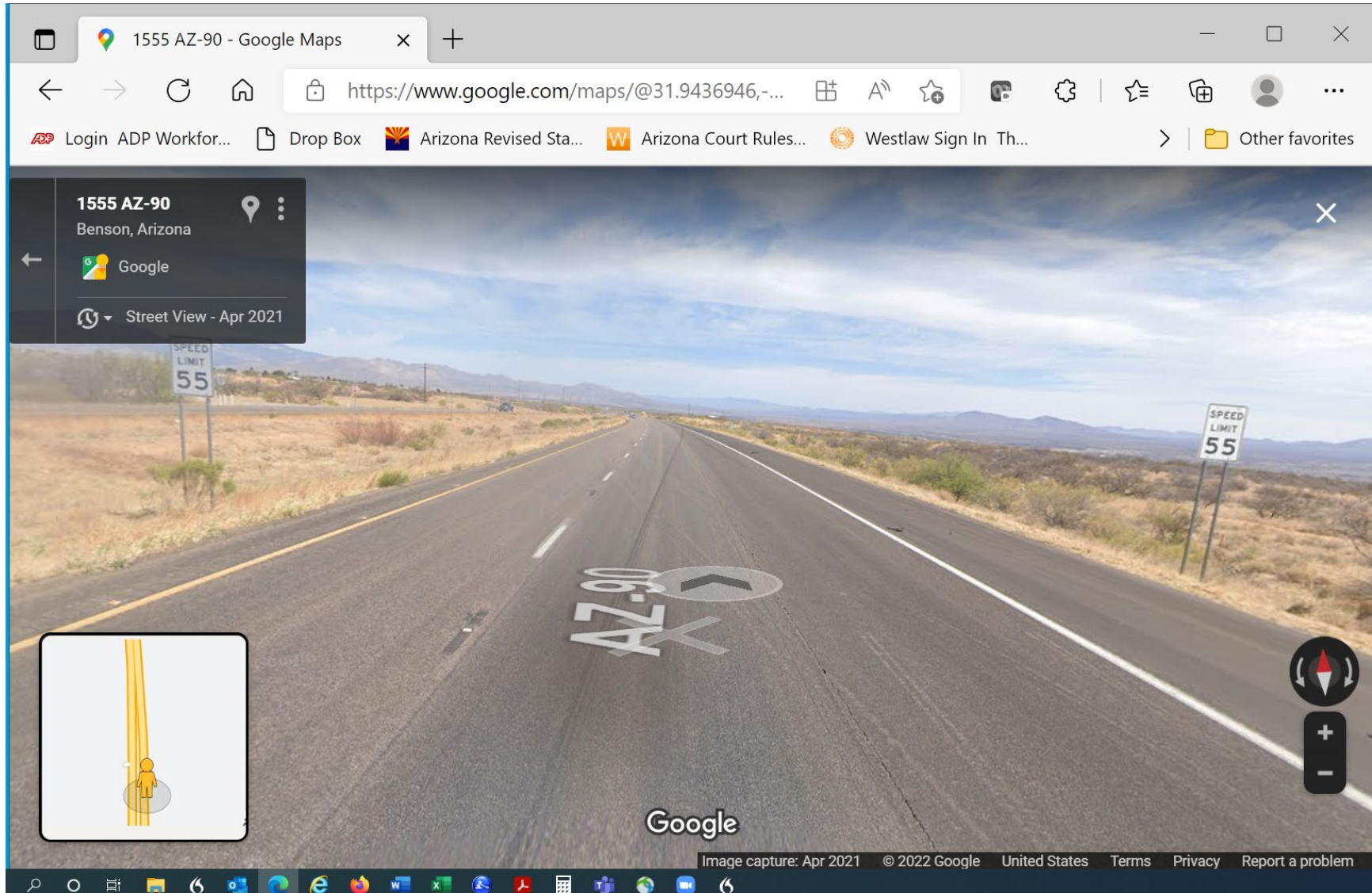


Exhibit #12

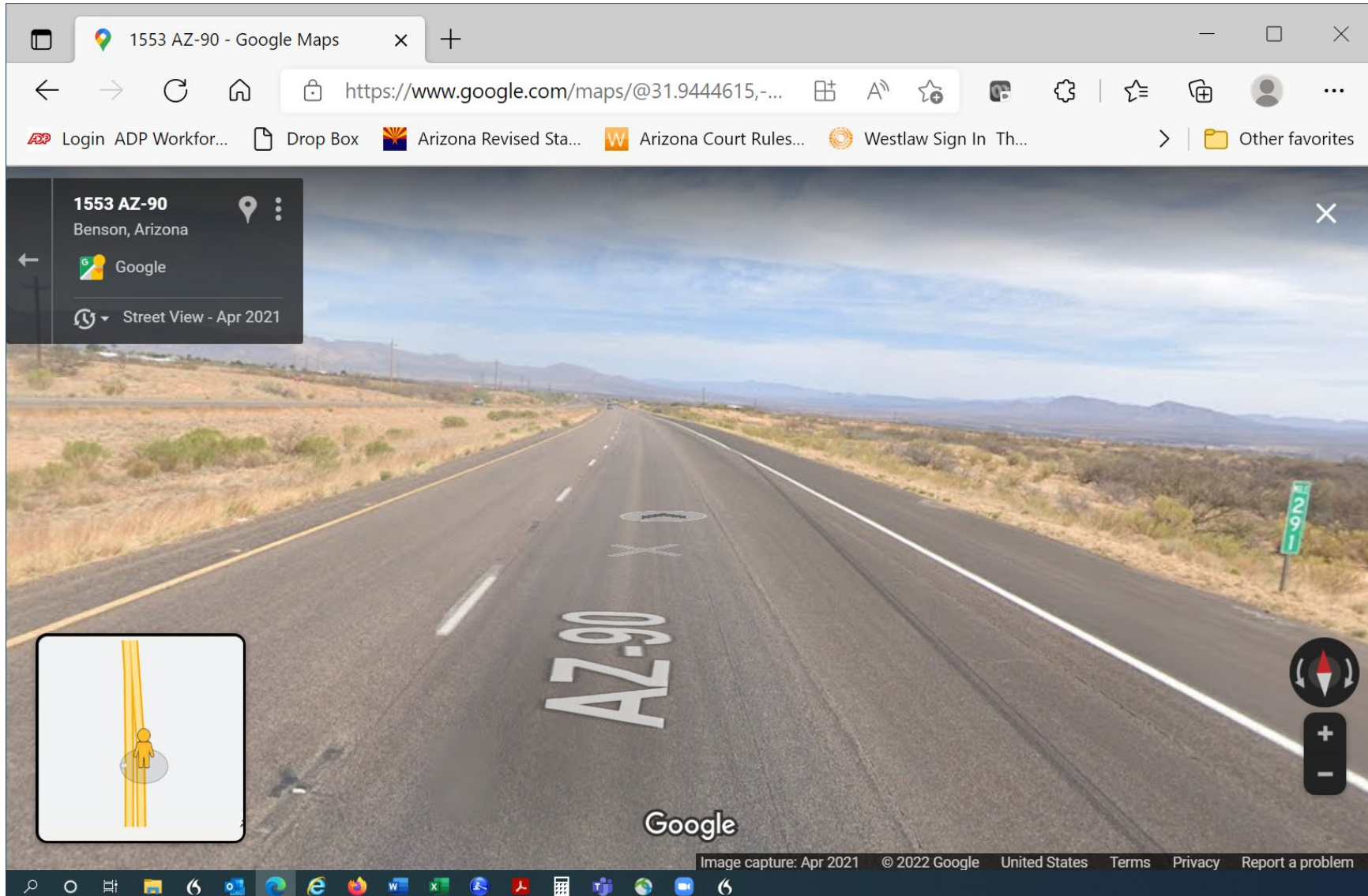


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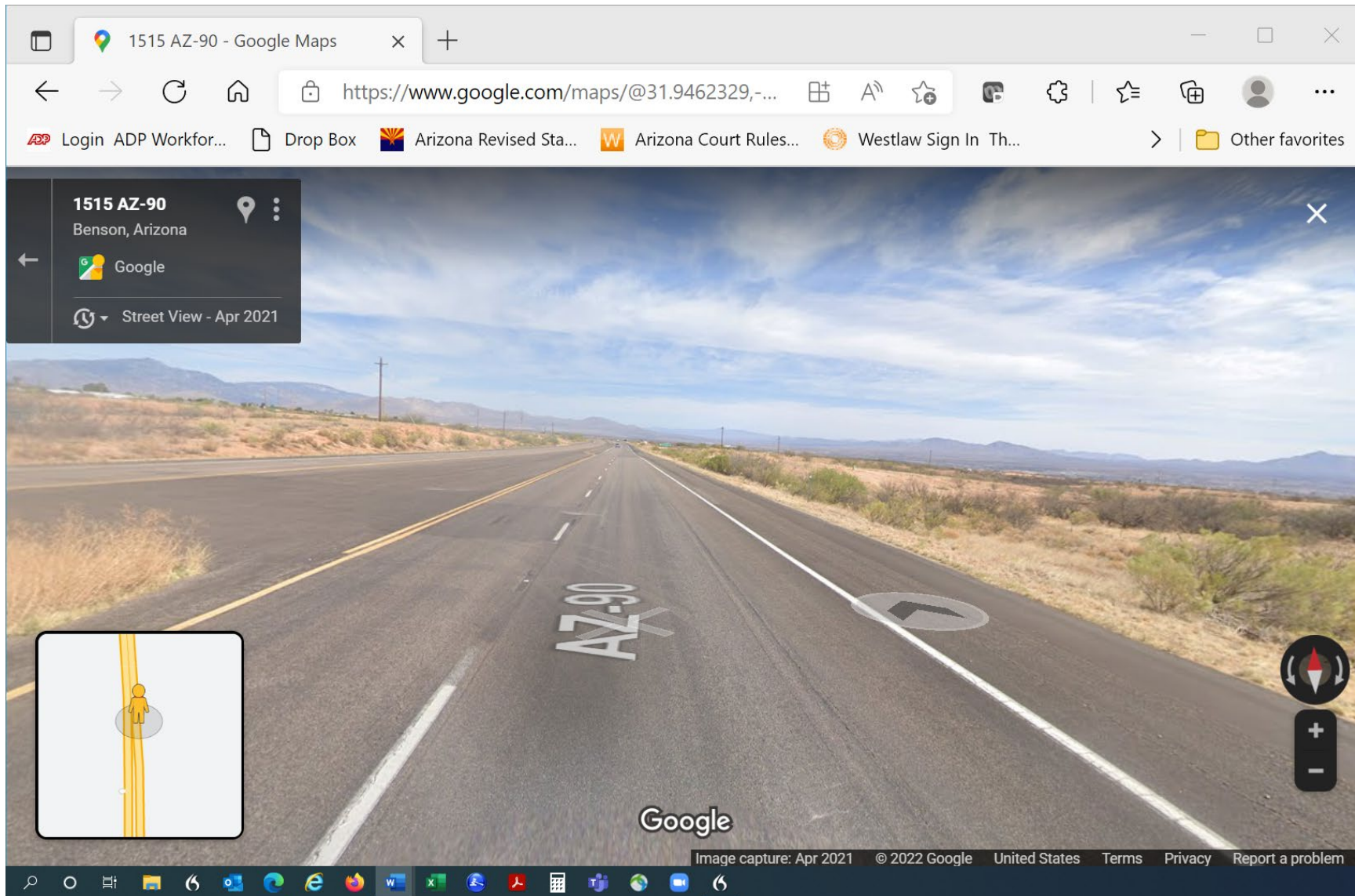


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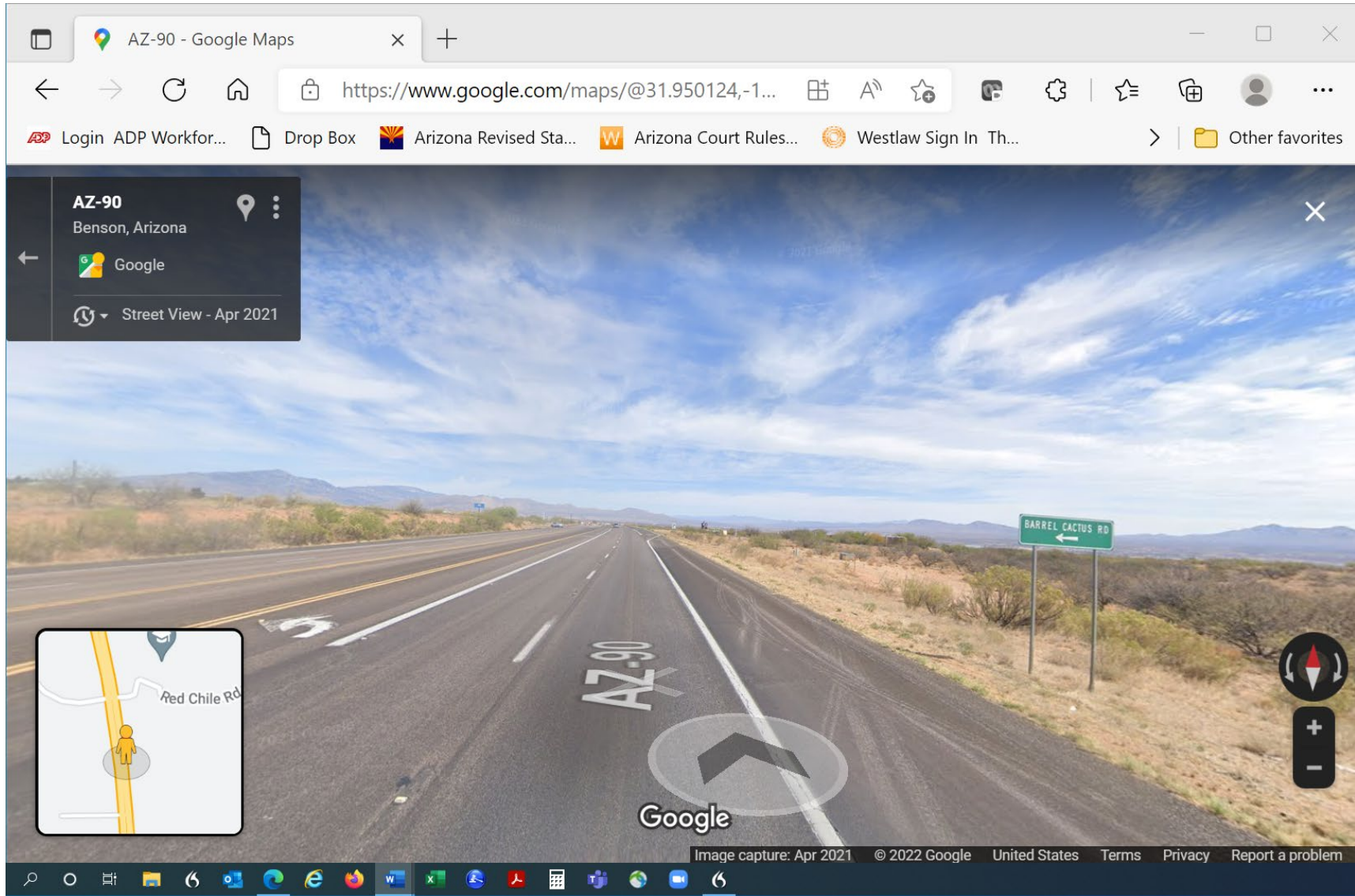


Exhibit #15

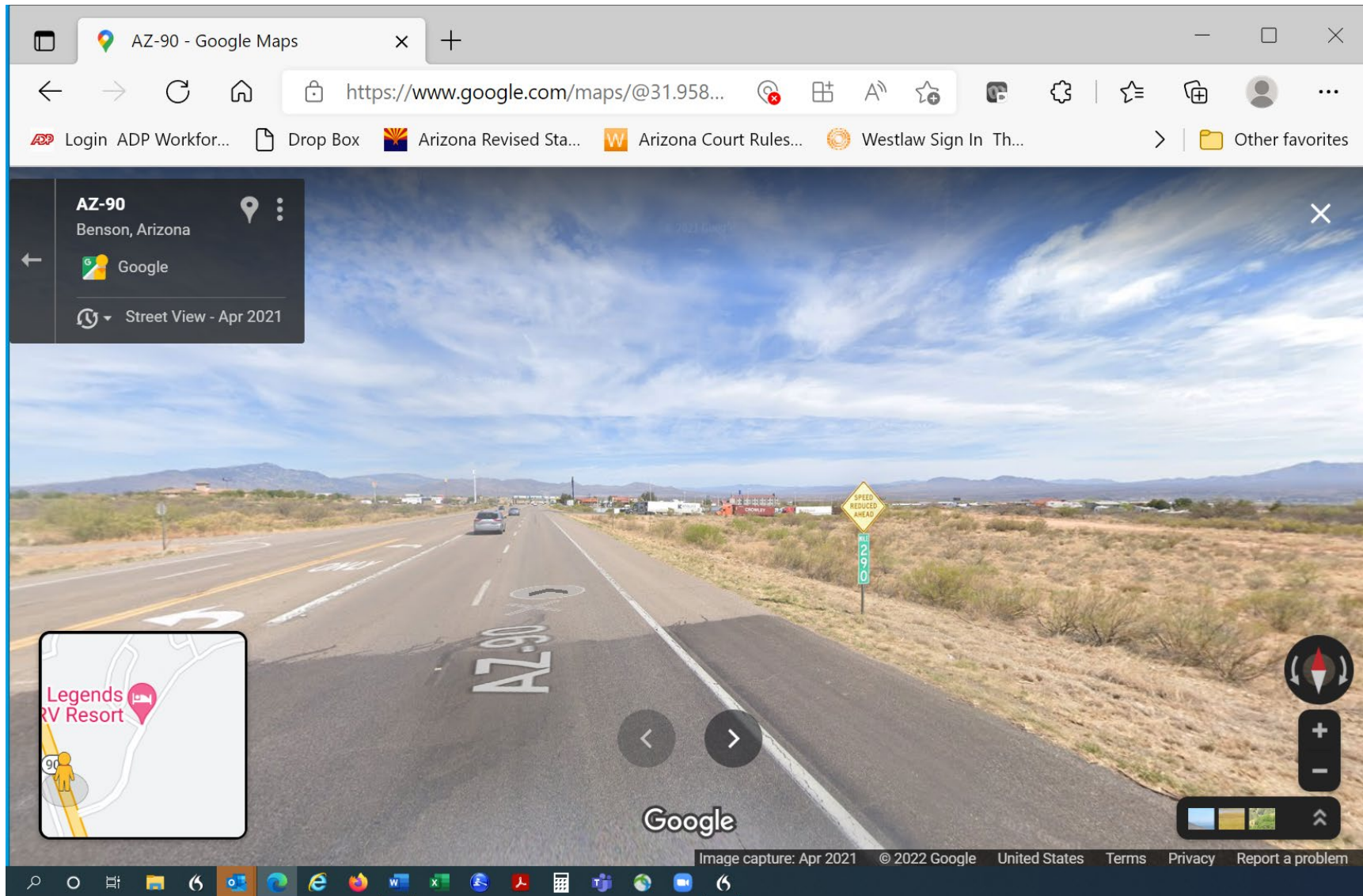
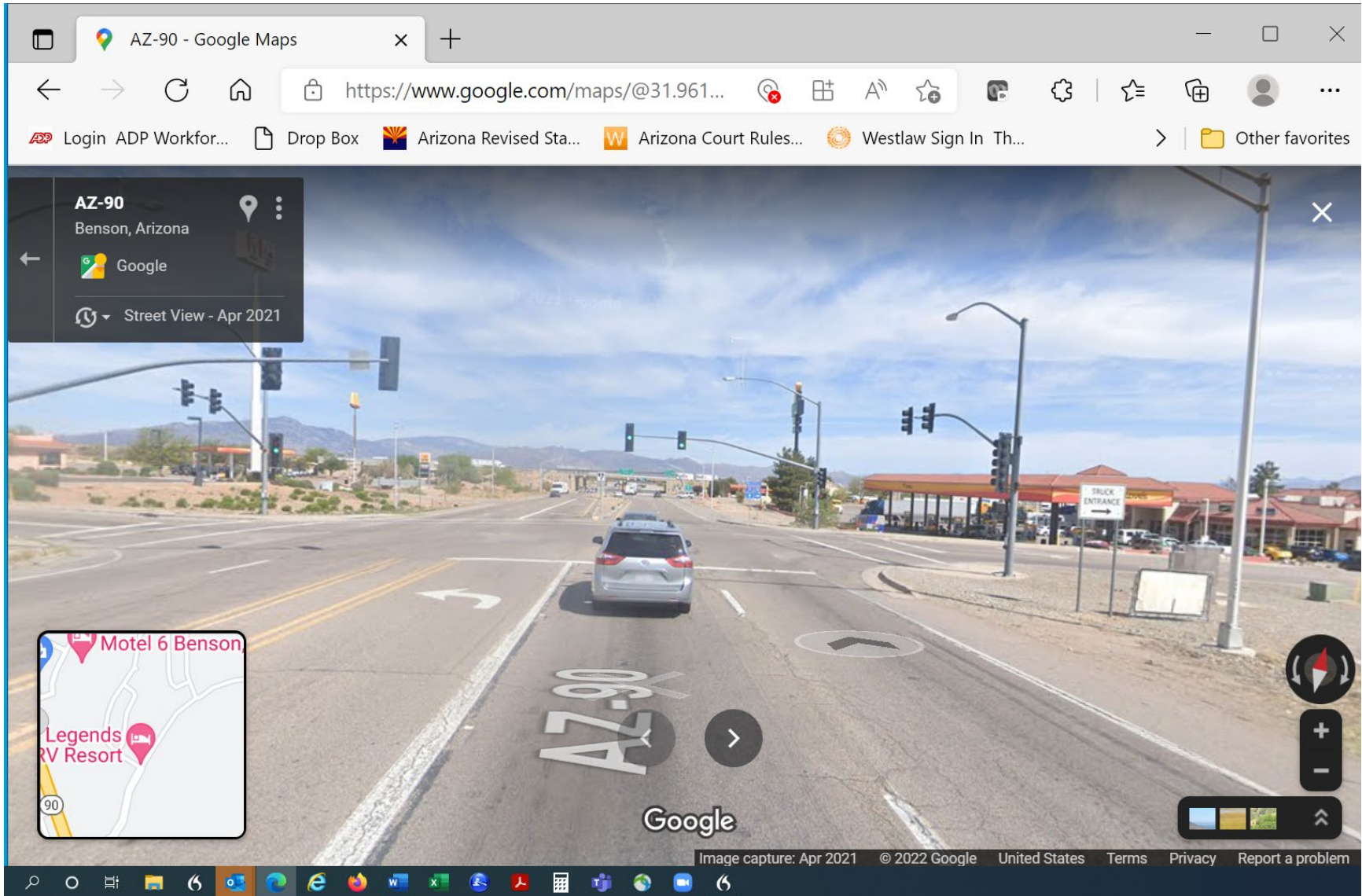
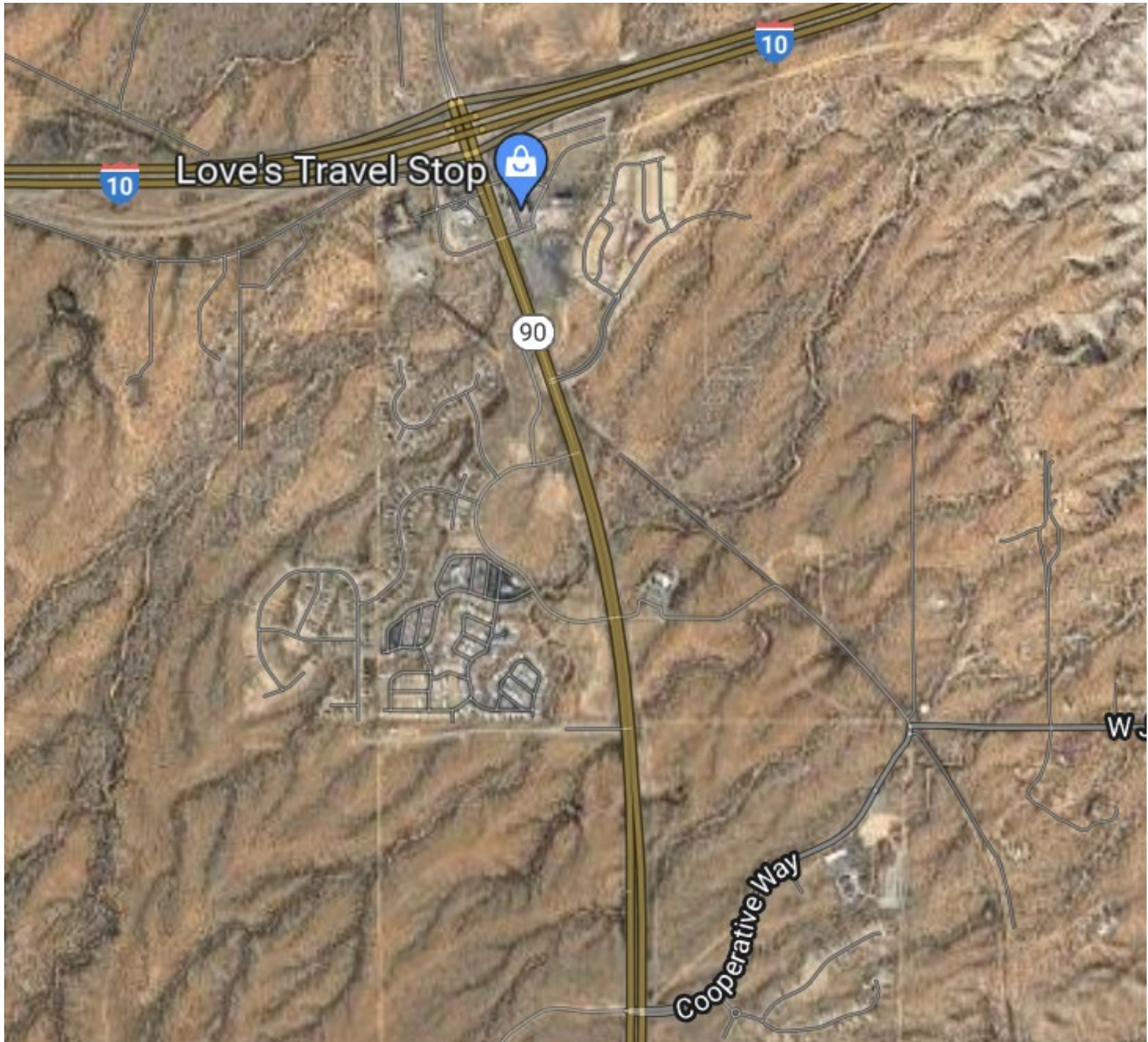


Exhibit #16



Exhibit #17



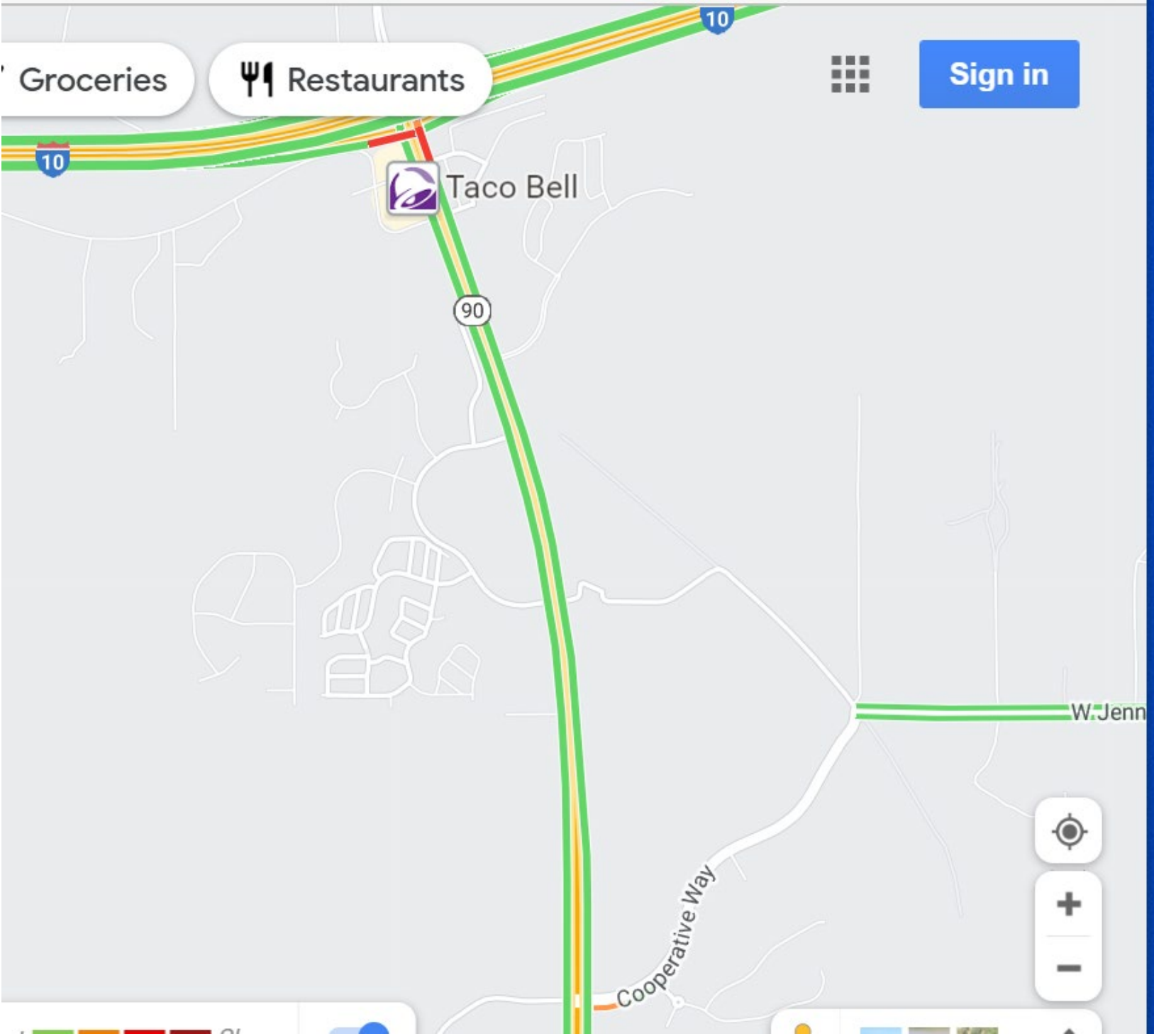


Groceries

🍴 Restaurants



Sign in



Taco Bell

90

10

10

W. Jenn

Cooperative Way



Judge Bruce E. Staggs
12 May, 2022
1541 words

RECEIVED
MAY 18 2022
Benson Justice Court #3

7:30 am *ag*

What To Expect When Turning Eighteen

Turning eighteen is a big turning point when it comes to the law. Not only will you be treated as an adult in everyday life, you will be prosecuted in a regular court. When being a kid, it's easy to get off with a lot of things but sometimes we just don't realize that the stuff we're doing is actually bad. It's important to realize and understand the law even when you're under eighteen. No longer can you look to your parents to solve your problems and in a sense of the law, you're alone. It can also be seen as a good thing; you gain more independence and you get to make choices for yourself. I was given a second chance to rethink my decisions and not make those same mistakes that I did. I have learned a lot from reading "The Law: When You Turn 18". It has helped me understand what one bad decision can do for you and how to avoid getting into those bad situations. There are many unsaid rules about everyday things. Being in high school, I see many abused things that I mistook for normal. Not only are those around you breaking the law, they're tempting you to break the law and participate in things that can ruin your life and image. It's important to understand those rules and even share them so that those around you know what they're doing.

When you turn eighteen, it's a privilege and it allows you to take on the world by yourself. No longer do you need your parent's consent or to listen to their word. You can do whatever you want, you can even go get legally married to your lover. What's a privilege can also be seen as an opportunity to make mistakes if you don't know what you're doing. Even when getting

married sounds like a great opportunity, you now risk the possibilities of having to go through a nasty divorce or have your whole life ripped away. Making smart decisions is key when turning eighteen, the smallest decision can change your whole life forever. Take voting for instance, it's a privilege to participate in voting for your next president who will make decisions for you and those around you. That is an example of a great privilege and something that can be seen as a good choice. However, now that you're eighteen and legally seen as an adult it doesn't mean everything is available to you. The legal drinking age is 21 and if you decide to break that law, you can be in serious trouble. Even those who supply alcohol to those under the legal age can be charged with a class 1 misdemeanor. It is important to be aware of yourself and those around you.

I decided that I would go over the speed limit and ignore the law. I didn't think much of it but knowing now what really can come from it, I won't make that same mistake again. My reckless choices could end up taking the lives of not only myself but those I love and total strangers. I am privileged enough to have the right to drive and go places that I wouldn't be able to before. I realize now that the law is there for a reason and it makes sure that not only do I keep myself safe, but I also keep those around me safe as well. When being on the road, I am careful to stay within the speed limit and not think for one second that there is any good moment to go five over. A simple speeding ticket can turn into a traffic violation where you can be charged with a hit and run or reckless driving. It's important to always be careful when on the road and to obey the laws in any situation. It takes 5 seconds for your whole life to be changed. The penalties for driving violations can be huge and you can pay up to thousands and even spend time in jail. There is no reason to let a small decision like this, change your life drastically. In court, I was shown this video on how in just 5 seconds a life can be taken. In the video, a car was tailgating

another car to speed up and in moments time, a sudden mattress appeared and the car swerved and then flipped. The reckless actions of this driver, put his life at risk but also the drivers on the road with him. In just a couple seconds, these types of things can happen to anyone. Many lives are lost due to reckless drivers.

There are many benefits and risks when it comes to turning 18. Be aware of the law and know that what you're doing is legal. Being charged can not only set you back hundreds to thousands of dollars, it can also put you on probation or even jail. Having a criminal record could ruin the chance of you qualifying for a job and every employer will be able to see this. To have a simple mistake because you didn't know the law, follow you for the rest of your life is crazy. If you get a traffic violation, it takes points off of your license which can result in your license being suspended. These types of offenses carry with you for the rest of your life and it can take only a couple seconds to change your whole future or those around you. When speeding, I never realized I was putting not only myself but my friend's life at risk. No matter how late we were running, there was no reason to justify putting anyone's life at risk. Knowing this now, I am not only careful with speeding and being on the road but with other daily things like parties and decisions that can change my life.

When you turn 18, you get a lot of more responsibilities. Some parents will even require you to move out once you hit that age. You have to start thinking about your future and what you will do with yourself for the next upcoming years. When you get a job, you have to worry about taxes and even unwritten rules like signing a contract. It is important to fully look over and understand a contract before signing it. It's okay to ask questions and even ask for a copy. You also will serve jury duty at some point. Eighteen is the age when you gain a large amount of independence. You should be aware of all the laws around you and know that you could even be

charged for “Disorderly Conduct” if it gets too loud or disturbs the peace. There are legal limits to just about everything. I didn’t know this until reading the pamphlet but vaping is illegal if you’re under 21. That is something I see a lot of kids around me breaking. I’m not sure if they just don’t know this or if they decide to go against the law, but for whatever reason it’s important that you know the limits to everything around you especially vaping. It is also important to be aware of the legal age of consent. Once you turn 18, you’re seen as an adult and that means in the eyes of the law you are not allowed to have sex with someone under 18. If you decide to, you can be charged with assault or statutory rape. The law changes for you a lot when you turn 18. It will not take it easy on you and you will be charged just the same as any adult. Be aware of your actions and the rules around you to avoid anything happening. Just because other people are doing it around you, doesn’t mean it is right.

Some of these topics are not talked enough in school like they should be. I believe if we were to be more informed about the law and the future ahead of us, many would find themselves going down the right paths and not slipping up. It is important to inform those around you about your knowledge. After reading this pamphlet, I will be sure to share with my friends and discuss this with them to make sure they understand the law. I am grateful for this opportunity to have been given an opportunity of learning and a second chance. Knowing the consequences of my actions, I can’t see myself making the same mistakes again. It affects those around me and my parents the most. I never realized how much my parents watch me and expect out of me. Every little action I do, hurts my family and can ruin everything for them in just one mistake. I am grateful for all of the things I have learned from this pamphlet. I will be sure not to make this reckless decision again and to be safer on the road not only for my sake but for those around me as well. Be aware of the law and how it changes when you turn 18, it can result in a life changing decision.

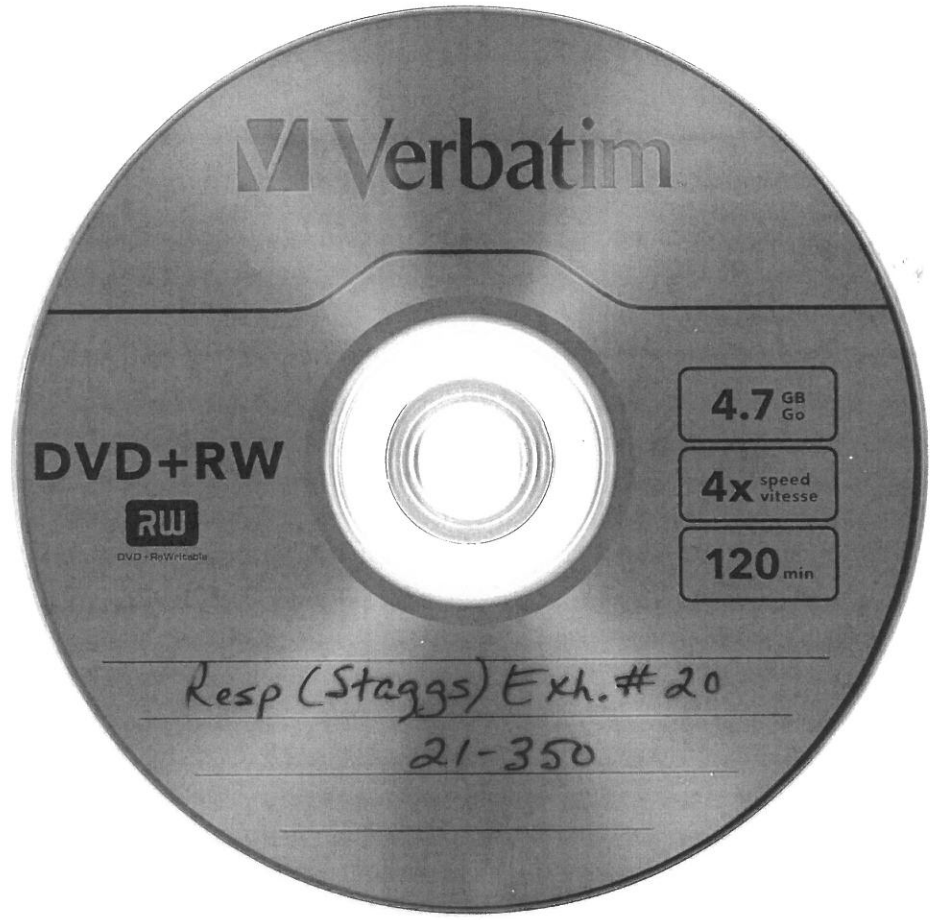


Exhibit #20 Following To Close Accident Video

Resp (Staggs) Exh. #20

2021-350

MAY 27 2022



DVD+RW

RW
DVD-Rewritable

4.7 GB Go

4x speed vitesse

120 min

Resp (Staggs) Exh. #20
21-350