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Case Number: 7-15-4-23-9-14-19

Authors/Creators:

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SUPERIOR COURT OF ARIZONA,

MARICOPA, ARIZONA

**Daniel Clayton Wood, Sui Juris
Joseph Michael Grimm, Sui Juris
Deborah Ann Boehm, Sui Juris
Brian Edward Steiner, Sui Juris;
Saints of Almighty God, pma 1-1000+,
Plaintiffs,**

vs.

**STATE OF ARIZONA PRESIDENT
OF THE SENATE, WARREN
PETERSEN ET. AL., STATE OF
ARIZONA SPEAKER OF THE
HOUSE, BEN TOMA ET. AL.,
Defendant**

Case No.: CV 2023-093987

Writ of Prohibition

**Plaintiff(s) Response to
Defendant(s) Motion(s)**

[RULE 21]
[RULE 26]

Notice of Affidavit

**EMERGENCY MATTER OUT OF
NECESSITY FOR THE
FURTHERANCE OF JUSTICE**

**NOTICE TO PRINCIPAL IS NOTICE TO AGENT AND NOTICE TO AGENT IS
NOTICE TO PRINCIPAL**

Plaintiff(s) Writ of Prohibition

Take Judicial Notice of all herein:

Now comes affiant(s), Plaintiff(s) each individually as one of the People as seen in the Arizona Constitution; Daniel Clayton Wood, Joseph Michael Grimm, Deborah Ann Boehm and Brian Edward Steiner herein Sui Juris. Plaintiff(s) here now move this judicial Court of Record in this matter filed and accepted under Original Writ as a Constitutional question. Plaintiff(s) hereon do set this matter in this constitutional judicial Court of Record, evoking their inherent God given rights to secure their constitutional jurisdiction as seen in the Original Writ filed in this judicial Court of Record. This court now and hereafter shall only observe and apply Constitutional law (common law) as the original jurisdiction for this matter. Plaintiff(s) set this judicial Court of Record back to its original jurisdiction and furthermore demand the usage of all legalese, legislature and rules be prohibited in this matter.

Plaintiff(s) object to appearance Defendant(s) of counsel who failed to provide lawful notification through motion to the court, in violation of [Rule 5.3]. Plaintiff(s) have repeatedly served the legislative counsels of both the House and the Senate with Notices and Affidavits. Each time, the counsel(s) received and signed for the Notices and Affidavits as representative counsel for the Defendant(s). The same, long-standing counsel has been in place and has signed for all service of Notices, Affidavits, and now Writs, since 2021. Plaintiff(s) state that Defendant(s) had representative counsel for the full duration of the 20 days under [Rule 12] affording the Defendant(s) adequate time to respond to the Plaintiff(s) Original Writ. This Court of Record shall take notice that Defendant(s) counsel has attempted to deceive the court by stating they were retained only 10 days before the required time to respond to Plaintiff(s) Original Writ. Plaintiff(s) have shown with fact and having first-hand knowledge, that Defendant(s) had already retained Counsel from the date of the Original Writ's filing with this Court of Record. This court shall find that Defendant(s) did deceive this court and any prior and current orders shall be reversed and declared null and void.

Plaintiff(s) further object to the dismissal of the Writ of Default Judgment without cause. This court was misled by the Defendant(s) and its counsel. Defendant(s), in its motion for extension of time, told the court that the Defendant(s) retained counsel only 10 days prior to the required date to respond. This was a fabrication presented to the court as truth. Therefore, the court must reconsider the Writ of Default Judgment in good faith knowing the truth of the matter.

Plaintiff(s) recognize the current practices by current and past official government servants, trustees, agent(s), agencies and including any registered or unregistered corporation(s) have been functioning as adversaries to the Arizona Constitution and its creator, the People of Arizona. Plaintiff(s) demand this court, shall take judicial notice of the blatant interference and usurpation of Constitutional authorities and powers granted only to the executive, judicial and legislative branches separately by the People and those authorities and powers not granted to "STATE BAR OF ARIZONA" is being USURPED knowingly by the corporate entity named, "STATE BAR OF ARIZONA" registration/License number # 02012292 and its members, registered with the Arizona Corporation Commission. This entity is absent of any charter or law in order to operate or function in our **Constitutional Republic**, which is ordained and established under God. Plaintiff(s) do show this judicial Court of Record, in and on the record, that "STATE BAR OF ARIZONA" is as of January 11, 1987, a corporation by its registration and by definition after being terminated on July 1, 1986, by an act of legislation. The original legislative name "*The State Bar of Arizona*", terminated and is now unlawfully operating under the deceptive name style "STATE BAR OF ARIZONA" holding license/registration # 02012292. This is in direct violation of the Arizona Constitution and the Arizona Corporation Commissions regulation of registered names. The Arizona Supreme Court on July 1, 1986, also due to a act of their own in direct violation of the **Arizona Constitution Article 14 section 2 (SEE BELOW)** claim to absorb "*The State Bar of Arizona*" that legislatively terminated and that act alone by The Arizona Supreme Court is unconstitutional. The corporation entity "STATE BAR OF ARIZONA" is interfering with the Peoples affairs without authority to do so and is thus a crime. Plaintiff(s) state that all judges who have a membership with this said corporate entity shall be disqualified due to the conflict of interest by association that has and is creating a Advocate and Adversary to Plaintiff(s) in the same persons as a judge. Plaintiff(s) will be deprived of their Constitutional guaranteed right to fair and impartial judgements do to this conflict of interest and its continued unconstitutional acts and non-judicial proceedings, thus is a crime. **(See Below:)**

(SEE ATTACHED EXHIBIT 11: Notice to the ACC)

Arizona Constitution

Article 14 Section 4 - Restriction to business authorized by charter or law

4. Restriction to business authorized by charter or law

Section 4. No corporation shall engage in any business other than that expressly authorized in its charter or by the law under which it may have been or may hereafter be organized.

Article 14 Section 2 - Formation under general laws; change of laws; regulation

2. Formation under general laws; change of laws; regulation

Section 2. Corporations may be formed under general laws, **but shall not be created by special acts.** Laws relating to corporations may be altered, amended, or repealed at any time, and all corporations doing business in this state may, as to such business, be regulated, limited, and restrained by law.

Plaintiff(s) states that Defendant(s) allegedly filed and served an answer or otherwise pleading to Plaintiff(s) Original, Writ. Defendant(s) council states they could not file a brief by the required time stated in [Rule 12]. Defendant(s) and its counsel failed to respond or act under court rule [Rule 12], which is binding upon the Defendant(s) and its counsel by its voluntary act to be associated through registration, election, appointment or contract agreement to any of the state or federal political subdivisions. Defendant(s) are bound by the Arizona and United States Constitution and its framing of government.

This judicial Court of Record found herein, stated by this Writ of Prohibition which is in form of a sworn affidavit is the Plaintiff(s) response that shall move this court hereafter in the common law jurisdiction as delineated in Plaintiff(s) Original Writ as filed.

Plaintiff(s) **object** to all filings from Defendants and its counsel for unlawful service. Plaintiff(s) have not been afforded proper due process. Plaintiff(s) to date have not received any properly filed documents through this court. Furthermore, this court has mailed unenforceable administrative actions by minute entry, which is another example of the court usurping this constitutional judicial Court of Record. Defendant(s) and its counsel have shown this court that they fail to act in good faith and follow the rules and procedures by which they are bound. Defendants(s) are in direct violation of [Rule 4.1], by failing to comply with service to the Plaintiff(s) without consent to service otherwise and this court shall take judicial notice and consider all filings defective and having no effect, as they were never served or submitted respectfully.

Take notice, Plaintiff(s) stated facts are founded in law (constitutional and common law) and its fundamental principles being the highest law in Arizona. Defendant(s) challenges to

Plaintiff(s) claims referring to rules, procedures and legislature are not applicable to the Plaintiff(s) due to the individual constitutional right which is at question. Defendant(s), this court and its officers of the court continue impinging the Plaintiff(s) constitutionally expressed power and without consent. Defendant(s) and this court are unlawfully moving the court by administrative acts, rules and procedures and unlawfully attempting to set this court to a unconstitutional non-judicial proceeding, legislative or executive, ABSENT any judicial justice. These actions are not in compliance with the mandatory provisions seen in the Arizona Constitution. There is irrefutable evidence that the Plaintiff(s) constitutional inherent rights are being trespassed.

Plaintiff(s) point this court to take judicial notice and demand this court and Defendant(s) to read and adhere to the settled law by the Arizona Supreme Court stated in Plaintiff(s) Original Writ found in the case of *Miranda v. Arizona* pg.491. Plaintiff(s) show that we are not to be held to any form of rulemaking or legislation. Plaintiff(s) reinforce this whole matter which is based on a violation of the Arizona Constitution, causing Plaintiff(s) to be disfranchised and irreparably harmed individually.

Plaintiff(s), without consent, are being exposed to “legalese” language which is unconstitutional. As seen in Arizona Constitution Article 28 section 2, **English** is the official language in Arizona for all official matters. The practice of this court, its clerk, judges and all “STATE BAR OF ARIZONA” members or any counsel, is in direct violation of Article 28 of the Arizona Constitution, thus placing a unconstitutional handicap upon the Plaintiff(s), and knowingly causing irreparable harm and is a miscarriage of justice. (**SEE ATTACHED EXHIBIT 12**)

Plaintiff(s) demand this court and its officers, Defendant(s) and its council to Cease and Desist hiding the true identity of the Plaintiff(s). The court, Defendant(s) and its counsel are unlawfully converting Plaintiff(s) given names to corporate entity persons. The court and its officers are unauthorized to use of any Plaintiff(s) county recorded fictitious names or DBA’s because they are not associated to this cause. Plaintiff(s) own 100 percent of the fictitious names that this court, Defendant(s) and its counsel is unlawfully using without Plaintiff(s) consent or any lawful authority to use Plaintiff(s) DBA’s (Doing Business As). The court, Defendant(s) and its counsel are unlawfully sending electronic communications and official documents, by way of U.S.

Mail and emails and this is a crime. This court and its members, Defendant(s) and its council shall address Plaintiff(s) by their true name and style respectfully as filed and submitted in Plaintiff(s) Original Writ to this Court of Record. (SEE ATTACHED EEXHIBIT 13)

Plaintiff(s) remind this court that this matter is an **EMERGENCY** out of **NECESSITY** for the furtherance of justice. This court has not handled this matter as an Emergency as it is filed to be addressed. These delays directly interfered with the Plaintiff(s) speedy trial, further obstructing Plaintiff(s) Due Process. Plaintiff(s) remind this court that this matter is a Constitutional challenge and do accept your oath and bind you to it, while carrying out justice in this matter. (SEE BELOW)

Black's Law Dictionary 4th Edition: Canon of Judicial Ethics With amendments to January 1, 1968;

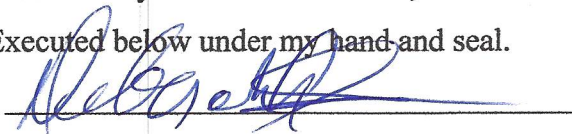
3. "Constitutional Obligation". "It is the duty of **all** judges in the United States to support the federal and that of the state whose laws they administer; in so doing, they should **fearlessly observe and apply fundamental limitations and guarantees**".

Take notice; Any man or woman who denies these claims are true must rebut them under penalty of perjury in the form of a sworn affidavit. Any man or woman denying these claims are true must rebut these claims point by point. Failure to respond means that you agree by acquiescence, and you agree that all claims are true in fact and law.

Dated: the 21st day of September, in the year of our Lord, 2023.

This my solemn asseveration with God the Father as our witness.

By a living soul in the form of a man, one of the people created by God, the trinity of heart-mind-soul with my court of conscience, this instrument was prepared as my freewill act and deed, Executed below under my hand and seal.

 _____ Date 9/21/2023
Autograph

Notary as JURANT CERTIFICATE

JURAT



State Arizona

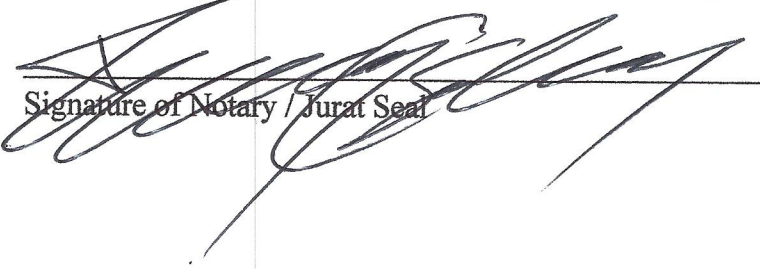
County Maricopa

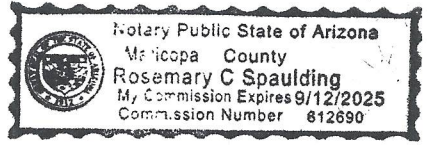
Subscribed and sworn to (or affirmed) before me Rosemary C Spaulding

On this 22 day of September 2023 before me,

A Notary Public personally appeared Deborah A. Boehm, who proved to me on the basis of satisfactory evidence to be the man/women whose name is subscribed to the within instruments and acknowledged to me that he/she executed the same in his/her authorized capacity, and that by his/her autograph(s) on the instrument the man/women executed the instrument.

I certify under PENALTY OF PERJURY under the lawful laws of Arizona State and that the foregoing paragraph is true and correct. WITNESS my hand and official seal.


Signature of Notary / Jurat Seal



Certificate of Service

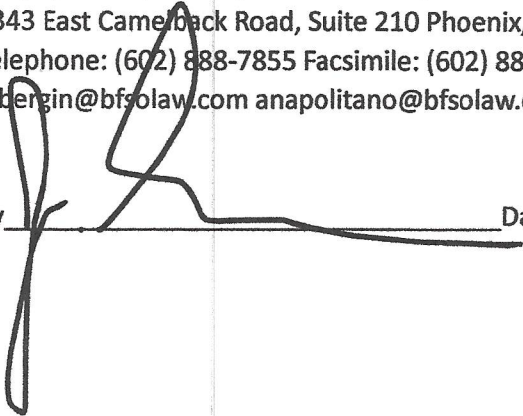
FILED this 21st day of September, 2023

with Maricopa County Superior Court

via www.turbocourt.com.

COPY of the foregoing emailed this 21st day of September, 2023 to:

Anthony R. Napolitano, #034586
Bergin, Frakes, Smalley & Oberholtzer, PLLC
4343 East Camelback Road, Suite 210 Phoenix, Arizona 85018
Telephone: (602) 888-7855 Facsimile: (602) 888-7856
bbergin@bfsolaw.com anapolitano@bfsolaw.com Attorneys for Defendants

By  _____ Date 9/21/2023

ATTACHMENT

EXHIBIT 11

From/Author:

Joseph Michael Grimm, sui juris
Sheila Marie Brimhall, sui juris
2801 W Calle De Rosita
Tucson, Arizona 85746
520-551-0220

To:

STATE BAR OF ARIZONA CEO Joel England et. al., Arizona Senate President Karen Fann, Arizona House Speaker
Arizona Corporate Commission: Chairwoman Lea Márquez Peterson
Arizona Adjutant General, Maj. Gen. Kerry L. Muehlenbeck

NOTICE OF CORPORATION ELECTION INTERFERENCE NOTICE TO DEMAND DISOLVE AND TERMINATE

Notice to Agent is Notice to Principal and Notice to Principal to Notice to Agent

I, Joseph Michael Grimm, one of the people (as seen in Arizona Constitution Bill of Rights Article 2 Section 2). Sui Juris, in this court of record, you, being trustees of the People must provide due care and remember your oath which binds you. I, the Affiant, make the following statements and claims:

- FACTS OF HISTORICAL RECORD AND CONTEX OF THIS MATTER

Please take notice of all stated herein: As of July 1, 1986 " the state bar of Arizona " was terminated by Arizona sunset law, Furthermore the Arizona Supreme court absorbed " The state bar of Arizona " under Arizona Supreme Court rule 32 in its own and separate act. To better understand and have the background historical history of the severity of the malice and

criminality of the corporation in NAME being “ **STATE BAR OF ARIZONA** ” that is stated with factual context herein and by necessity as the People of Arizona. **SEE BELOW:**

In 1973, the Arizona Supreme Court drafted Rule 31 (now Rule 32) which created joint oversight by the legislature and supreme court over the State Bar. That joint oversight ended in 1985 and terminated completely by law July 1, 1986 when the Legislature 'sunsetting' the 1933 State Bar Act, leaving the Bar under the sole oversight of the Arizona Supreme Court.

Today, “ **The state bar of Arizona** ” does not exist in the name style or form originally prescribed by state law. Furthermore, the absolute truth in- fact is the registered NAME “ **STATE BAR OF ARIZONA** ” entity # 02012292 was formed January 11, 1987 and is registered with the Arizona Corporate Commission and claims that it employs approximately 100 people who work to ensure that more than 24,000 member attorneys have the skill, competence and ethical standards to provide service to Arizona, as seen stated on their own public website. This entity is registered as a non - profit corporation with specific filing Business Type: Mandatory Bar Association. This entity is acting and operating using deceptive practices and knowingly for profit and self gain including generating revenue for the Arizona Supreme Court its supervising body and deposited with the Arizona Supreme Court treasurer as membership fees. (see rule 32) This entity also receives compensation for hourly wages from the United States Department of Justice(DOJ) ranging from \$120.00 hr - \$240.00 hr compensation under a federal program for profit providing a pool of members as court appointed attorneys in all courts of this state for all cases types including CPS/DCS cases that is operating outside the judicial system with Superior Court judges(members) and “STATE BAR OF ARIZONA” members unlawfully operating under a legislative tribunal all being done without judicial oversight and full disclosure that directly harms the People privately behind closed doors. This corporate entity registered as “ **STATE BAR OF ARIZONA** ” is operating its fraudulent schemes and swindles as adversaries waring against the state constitution and its creator the People in all courts of this great state acting under the guise deceivingly that it exists to be a state government agency by the name of “ **The state bar of Arizona** ” to that which is not and evident by its registered NAME “ **STATE BAR OF ARIZONA** ” in words and letter style continues knowingly give a false perception its acting as a government entity prescribed by law and the state Constitution and doing so falsely with malice.

Furthermore, nowhere in any state or federal constitution did the People grant any authority for any counsel, attorney, lawyer, state bar of Arizona, STATE BAR OF ARIZONA, bar association or any entity as a registered corporation, association, private association including any third party entity to act or speak on behalf for the people or its government trustees and servants as a whole. This entity has infiltrated with malice all three instituted distinct separate branches of government being the legislature, judicial and executive branches in all levels of government in this state and continues by its very own actions by way of insurrection and usurping each constitutional branch. This entity systematically has Arizona government unlawfully functioning under its single unconstitutional corporation entity body without granted authority, in reality Arizona is left absent having the mandatory constitutionally required three separate individual

instituted branches of government in so doing without any constitutional granted authority as required.

MAXIM OF LAW

29a. The laws help persons who are deceived, not those deceiving. Tray. Lat. Max. 149.

Please take notice I demand the **Arizona Corporate Commission** being the body made up that of the Chairwoman and its 4 commissioners, take immediate action that it is my wish order and demand and shall be executed upon receiving and reading this notice, that the registered entity # 02012292 "**STATE BAR OF ARIZONA**" be immediately dissolved and no longer function whatsoever in this state effective immediately by necessity for the People and this commission is ordered to formally file criminal complaints for all herein stated above and all violations of state and Constitutional laws stated below using all powers granted to you by the Arizona state legislature within the power that is granted to them by their institution creators, the People of Arizona holding absolutely ALL political power.

MAXIM OF LAW

11s. One lawfully commanding must be obeyed. Jenk. Cent. 120.

44h. He who does not blame, approves. 3 Inst. 27.

39d. Proof is the effect of evidence; the establishment of a fact by evidence. Tift v. Jones, 77 Ga. 181; 3 S.E. 399.

26g. No one is called an accessory after the fact but he who knew the principal to have committed a felony, and received and comforted him. 3 Inst. 138.

39o. What is proved by record ought not to be denied. Black's, 986

- PROOF AND EVIDENCE OF FACTUAL CLAIMS AND CONSTITUTIONAL REQUIRMENTS

Please take notice that it is a responsibility and duty as one of the People as seen in the state Constitution to give notice and show the severity of the malice and activity that you will see stated herein, that is reminding you as an elected or appointed servant of the People, you have sworn to uphold the Constitution of the United States and the Constitution and laws of the State of Arizona. You swore to bear true faith and allegiance to the same and defend them against all enemies, foreign and domestic, and that you would **faithfully, and impartially**, discharge the duties of your office according to the best of your ability so help you God. In accordance with **A.R.S. § 38-231**

Please take notice: As one of the People from whom your power is derived, I wish to inform you that in your oath to office, you affirmed that your main purpose was to protect and maintain my individual rights by upholding the Constitution. **See below:**

I remind you of the fundamental principles in the Supreme law of the land that secures my individual rights

Arizona Constitution Article 2 Section 1

Section 1. A frequent recurrence to fundamental principles is essential to the security of individual rights and the perpetuity of free government.

I, one of the People, remind you that all political power is inherent in we the People and does not rest in any form with those elected to serve we the People.

Arizona Constitution Article 2 Section 2

Section 2. All political power is inherent in the people, and governments derive their just powers from the consent of the governed and are established to the protect and maintain individual rights.

I, one of the People, wish to remind you that you are bound by the constitution and may have your actions restricted as personnel elected to serve we the People.

Arizona Constitution Article 2 Section 3

Section 3. A. The Constitution of the United States is the supreme law of the land to **which all government, state and federal, is subject.**

Section 3. B. To protect the people's freedom and to preserve the checks and balances of the United States Constitution, this state may exercise its sovereign authority to restrict the actions of its personnel and the use of its financial resources to purposes that are consistent with the constitution...

I, one of the People, wish to remind you that, while you are limited in your powers and liberties, we the People have freedom to express ourselves on all subjects, including your performance as an elected official of we the People.

Arizona Constitution ARTICLE 2 Section 6

Section 6. Every person may freely speak, write, and publish on all subjects, being responsible for the abuse of that right.

I, one of the People, claim licentiousness is to be construed as acting without regard to law, ethics, or the rights of others.

Arizona Constitution ARTICLE 2 Section 12

Section 12. The liberty of conscience secured by the provisions of this constitution shall not be so construed as to excuse acts of licentiousness or justify practices inconsistent with the peace and safety of the state.

Licentiousness, or practices inconsistent with the peace and safety of the state may be construed to have occurred with all trust indenture servants of the state and state agencies and associations mentioned herein who have acted in a licentious and disruptive manner related to the complaints listed herein.

Please take notice: I wish to remind you that all provisions of the state constitution are mandatory and are not to be overlooked or ignored as if they did not exist.

Arizona Constitution Article 2 Section 32

Section 32. The provisions of this Constitution are *MANDATORY*, unless by express words they are declared to be otherwise.

Furthermore, as a state servant you are subject to having your actions restricted, if your actions are inconsistent with protecting the People's freedoms. (**Article 2 section 3b; Article 2 section 6; Article 2 section 12**). Any failure on your part to protect these rights is a breach of your trust indenture and your oath of office, to which you swore. You were given certain responsibilities by the People, and you will be considered to be acting in maladministration, and attacking the People you serve, if these responsibilities are not fully and faithfully completed. Such maladministration and attack may result in censure, fines, termination of services, or other negative consequences ordered and demanded by the People.

Please take notice that several hundred trust indenture servants, have far overreached their authority in many areas of public life, thus endangering the rights and liberties reserved to we the People. I now require that you immediately cease and desist from any illegal policy making activities. You will be held accountable **separately** for each illegal activity in which you participate along with those who currently shield themselves with unlawful and unconstitutional "STATE BAR OF ARIZONA" Corporation members acting and operating without Constitutional granted authority. Now and hereafter all servants and members will be considered to be co-conspirators to overthrow the Arizona constitutional and its framed government knowingly.

Please take notice that hundreds and thousands of the People of Arizona have given NOTICE and in several instances a NOTICE OF AFFIDAVIT in form of email, certified mail and personally hand served directly to the entity " STATE BAR OF ARIZONA " and or its members informing them of the fundamental principles of law and requiring the entity or its members to answer to the question(s) of its presumed authority and authority to represent the Peoples servants and block the People from speaking to their servants directly who are amenable to them at all times. The People have been building a forensic case for over 2 years now to show the long train of abuses and disregard of the law furthermore ignoring the People by their own acquiescence and proving total disregard of law and the People. In addition, the "STATE BAR OF ARIZONA" has been knowingly stealing the Peoples children (defying its governing law the Social Security Act) , stealing property and homes since July 1, 1986 knowingly and criminally acting as a qualifying member of " the state bar of Arizona " in many cases under A.R.S. 33-803 (A) 2 assuming a name of a entity that does not exist in law in this state(TERMINATED). So clearly " STATE BAR OF ARIZONA " is not that name in word(s) or in letter style in law and is a deceptive practice and in doing so have violated ACC policy and state statute Corporation name laws and is a crime, in-fact this entity has been actively selling the Peoples homes at a trustees sale in a non judicial unconstitutional foreclosure for profit with total disregard to the Constitutionally required Due Process of Law provision required prior to the taking of any and all property or any child from parents. Furthermore, in many cases or matters fraudulently assuming and using the name of "the state bar of Arizona". **See example and law below:**

ARS 33-803. Trustee of trust deed; qualifications

A. Except as provided in subsection B, the trustee of a trust deed shall be:

2. A person who is a member of "the state bar of Arizona".

MAXIM OF LAW

26o. Crime vitiates everything which springs from it. Henry v. Bank of Salina, 5 Hill (N.Y.) 523, 531.

46b. Legal form is essential form. 10 Coke, 100.

46c. Where form is not observed, a nullity of the act is inferred or follows. 12 Coke, 7

26bb. False in one thing, false in everything. Where a party is clearly shown to have embezzled one article of property, it is a ground of presumption that he may have embezzled others also. The Boston, 1 Sumn. 328, 356, Fed. Cas. No. 1,673; The Santissima Trinidad, 7 Wheat. 339; White v. Disher, 67 Cal. 402, 7 Pac. 826.

Please take notice and look back since the 2020 election here in Arizona to the present current 2022 election the entity "STATE BAR OF ARIZONA" a registered Corporation with the ACC has

been interfering with our states elections as a Corporation and allowing firm attorneys to come from out of state to our state under its Corporation issued license and knowingly permitted disgraced and sanctioned Democratic attorney Mark Elias to threaten our Yavapai County officials that he will sue them if they do a hand recount which is lawful to do in Arizona and was demanded by the People. This is the very definition and meaning of Election interference by a Corporation by threat and/or by force unlawfully.

Furthermore, recently on November 28, 2022 Mohave County Supervisor was threatened by members of this Corporation to vote "Aye" for a uncertifiable election or face fine and jail and in doing so, speaking on the record live announcing and saying he was under duress, that is Election interference by a Corporation and a crime now null and void by fact. **See Below:**

Arizona Constitution Article 14 section 18

Text of Section 18 Contributions to Influence Elections or Official Actions

It shall be unlawful for any corporation, organized or doing business in this state, to make any contribution of money or anything of value for the purpose of influencing any election or official action

MAXIM OF LAW

11w. In the presence of the superior power, the inferior power ceases. Jenk. Cent. 214, c. 53; 13 How. (54 U.S.) 142. The less authority is merged in the greater. Broom, Max. 111.

Please take notice that the Arizona Supreme Court has no granted authority to write laws or create corporations by special acts in this state. **See below:**

Article 14 Section 2 - Formation under general laws; change of laws; regulation

2. Formation under general laws; change of laws; regulation

Section 2. Corporations may be formed under general laws, **but shall not be created by special acts.** Laws relating to corporations may be altered, amended, or repealed at any time, and all corporations doing business in this state may, as to such business, be regulated, limited, and restrained by law.

Article 14 Section 4 - Restriction to business authorized by charter or law

4. Restriction to business authorized by charter or law

Section 4. No corporation shall engage in any business other than that expressly authorized in its charter or by the law under which it may have been or may hereafter be organized.

MAXIM OF LAW

11a. A delegated power cannot be again delegated. 2 Inst. 597; Black's, 2d. 347; 2 Bouv. Inst. n.

11f. Power can never be delegated which the authority said to delegate never possessed itself. N.J. Steam Co. v. Merch Bank, 6 How. (47 U.S.) 344, 407

Arizona Corporate Commission: It is my wish, demand and order, that you take immediate action and dissolve the entity "STATE BAR OF ARIZONA" no later than December 5, 2022 and

ATTACHMENT

EXHIBIT 12

Arizona Constitution ARTICLE 28.

ENGLISH AS THE OFFICIAL LANGUAGE

1. English as the official language; applicability Section 1.

(1) In this article, unless the context otherwise requires:

1. "Government" includes all laws, public proceedings, rules, publications, orders, actions, programs, policies, departments, boards, agencies, organizations and instrumentalities of this state or political subdivisions of this state, as appropriate under the circumstances to a particular official action.
2. "Official action" includes the performance of any function or action on behalf of this state or a political subdivision of this state or required by state law that appears to present the views, position or imprimatur of the state or political subdivision or that binds or commits the state or political subdivision, but does not include: (a) The teaching of or the encouragement of learning languages other than English. (b) Actions required under the federal individuals with disabilities education act or other federal laws. (c) Actions, documents or policies necessary for tourism, commerce or international trade. (d) Actions or documents that protect the public health and safety, including law enforcement and emergency services. (e) Actions that protect the rights of victims of crimes or criminal defendants. (f) Using terms of art or phrases from languages other than English. (g) Using or preserving Native American languages. (h) Providing assistance to hearing impaired or illiterate persons. (i) Informal and nonbinding translations or communications among or between representatives of government and other persons if this activity does not affect or impair supervision, management, conduct or execution of official actions and if the representatives of government make clear that these translations or communications are unofficial and are not binding on this state or a political subdivision of this state. (j) Actions necessary to preserve the right to petition for the redress of grievances.
3. "Preserve, protect and enhance the role of English" includes: (a) Avoiding any official actions that ignore, harm or diminish the role of English as the language of government. (b) Protecting the rights of persons in this state who use English. (c) Encouraging greater opportunities for individuals to learn the English language. (d) To the greatest extent possible under federal statute, providing services, programs, publications, documents and materials in English.
4. "Representatives of government" includes all individuals or entities during the performance of the individual's or entity's official actions.

Arizona Constitution Article 28

Section 3. Preserving and Enhancing the Role of the Official Language; Right to Use English

- A. Representatives of government in this state shall preserve, protect and enhance the role of English as the official language of the government of Arizona.
- B. A person shall not be discriminated against or penalized in any way because the person uses or attempts to use English in public or private communication.

Arizona Constitution Article 28

Section 4. Official Actions to Be Conducted in English

4. Official actions shall be conducted in English.

ATTACHMENT

EXHIBIT 13

DBA

F. ANN RODRIGUEZ, RECORDER
Recorded By: MNC
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4903



SEQUENCE: 20131400708
NO. PAGES: 1
FICNM 05/20/2013 16:43
MAIL
AMOUNT PAID: \$10.00

W
JOSEPH GRIMM
7671 E TANQUE VERDE RD
TUCSON AZ 85715

Statement of Intention to Conduct Business Under an Assumed or Fictitious Name

The undersigned party does hereby state his/her intention to carry on the business of
Grimm, Joseph Michael, at the business
location of 7671 East Tanque Verde Road, suite 418, in the City of Tucson,
in the State of Arizona, under the assumed or fictitious name of:
JOSEPH MICHAEL GRIMM

The owner's name, home address, and percentage of ownership of the above-named business
are as follows:

Name

Grimm, Joseph Michael

Address

7671 East Tanque Verde Road, suite 418, Tucson, Arizona [85715]

Percentage of Ownership : 100 percent

Signed on the 20th day of May, 20 13

A handwritten signature in black ink, appearing to read "Joseph Michael Grimm".

Business Owner Signature

Grimm, Joseph Michael

Business Owner Printed Name



OFFICIAL RECORDS OF
PINAL COUNTY RECORDER
Dana Lewis

When recorded mail to:

Daniel Clayton Wood
17253 North Rosemont Street
Maricopa, Arizona 85138

DATE/TIME: 06/05/2023 1343
FEE: \$30.00
PAGES: 2
FEE NUMBER: 2023-041097

(The above space reserved for recording information)

Statement of Intention to Conduct Business Under an Assumed or
DOCUMENT TITLE Fictitious Name

DO NOT DISCARD THIS PAGE. THIS COVER PAGE IS RECORDED AS PART
OF YOUR DOCUMENT. THE CERTIFICATE OF RECORDATION WITH THE
FEE NUMBER IN THE UPPER RIGHT CORNER IS THE PERMANENT
REFERENCE NUMBER OF THIS DOCUMENT IN THE PINAL COUNTY
RECORDER'S OFFICE.

Statement of Intention to Conduct Business Under an Assumed or Fictitious Name

The undersigned party does hereby state his/her intention to carry on the business of Wood, Daniel Clayton, at the business location of 17253 North Rosemont Street, in the City of Maricopa, in the State of Arizona, under the assumed or fictitious name of: DANIEL CLAYTON WOOD

The owner's name, home address, and percentage of ownership of the above-named business are as follows:

Name: Wood, Daniel Clayton
Address: 17253 North Rosemont Street Maricopa, Arizona 85138
Percentage of Ownership: 100 percent

Autographed on the 5 day of June, 2023

Daniel Clayton Wood
Owner Autograph
Daniel Clayton Wood
Owner Printed Name

Verification

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

Executed in Pinal, Arizona on this 5 day of June in the Year of Our Lord Two Thousand Twenty-three.

Daniel Clayton Wood
Autograph Affiant

Notary as JURANT CERTIFICATE

JURAT

Arizona State)
Pinal County)

Subscribe and sworn to (or affirmed) before me

On this 05 day of June, 2023 (date) before me, Joy Ann Holsinger

A Notary Public, personally appeared Daniel Clayton Wood (Name of Affiant, who proved to me on the basis of satisfactory evidence to be the man/woman whose name is subscribe to the within instruments and acknowledged to me that he/she executed the same in his/her authorized capacity, and that by his/her autograph(s) on the instrument the man/women executed the instrument.

I certify under PENALTY OF PERJURY under the lawful laws of Arizona State and that the foregoing paragraph is true and correct.

WITNESS my hand and official seal.

Signature of Notary / Jurat Joy Ann Holsinger

Seal

