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08 APR 18 AM 10:27

1 John-Chester: Stuart
2 c/o: 21001 N. Tatum Blvd.,
3 Suite 1360472
4 Phoenix, Arizona state
5 Pro Per

6 *Written while under unlawfull detention without assistance of*
7 *counsel or anyone else, solely and exclusively by the man*
8 *John Stuart, proving he is capable of handling his own affairs.*

9 SUPERIOR COURT OF THE STATE OF ARIZONA

10 IN AND FOR THE COUNTY OF MARICOPA

11 STATE OF ARIZONA,

12 Plaintiff,

13 vs.

14 JOHN C. STUART,

15 Defendant.

16 Case No.: CR-2008-006332-001DT

17 Petition For Judicial
18 Clarification of the
19 meaning of specific
20 words used in
21 A.R.S § 39-161

22 John Stuart, Real Party in
23 Interest/Third Party Intervener
24 having all rights

25 Third Party Intervener appears and petitions, in the nature of a
26 motion, @ specially and not generally, the court to clarify
27 the meaning of specific words used in ARS § 39-161.
28 Whereas 39-161 requires "an instrument he
29 knew to be false or forged"... for a natural
30 person or other to be considered in violation of
31 said statute it is there fore incumbent on
32 THE STATE to verify said Party had
33 knowledge of bad intent; and
34 Whereas it has been well settled by the
35 Supreme Court of The United States that
36 laymen are not only allowed but expected to
37 rely on the advice of experts and such
38 reliance thus vacates every concept of

2
of
4

1 "willfulness" and "knowledge", which accordingly
2 negates the possibility that the defendant
3 "knew" any part of the document to be false;
4 and

5 Whereas no aspect of the document was false
6 even if one or more parts may be numerically
7 inaccurate, nothing more than a scribe's error,
8 such error is not considered false; and

9 Whereas Prosecutor Charbel is evidently holding
10 the "laymen" defendant to a higher standard
11 than her self and the Phoenix Police by
12 claiming defendant is felonious by not catching
13 any mistakes made by professionals yet
14 when she purposefully tells lies and omits
15 facts and suborns perjury by Detective Dalton
16 she claims such heinous acts are simply
17 "mis-spoken words"; and

18 Whereas S.C.D.T.U.S. has in numerous cases
19 stated the importance of the population
20 having religious leaders and the RPII/TPI
21 was following instructions from his Rabbi and
22 Ministers; and

23 Whereas the document was not forged
24 and was actually signed by Judge Sternal;
25 and

Whereas Prosecutor Charbel and the court
has sealed, unsealed, resealed, etc. said
document which gives the appearance

1 of a corrupt court and S.C.O.F.I.U.S. has
2 repeatedly ordered that cases that have
3 a "appearance" of corruptness must be
4 dismissed; and

5 Whereas Prosecutor Charbel is once again,
6 for the fourth time in less than three
7 months trying to unlawfully detain RPTI/TPT
8 through malicious prosecution; and

9 Whereas, once again, no crime has been
10 committed since a "layman" relying on professional
11 religious leadership cannot "know" whether
12 the document was or was not "false";

13 Then RPTI/TPT hereby request this
14 court to clarify Prosecutor Charbel's
15 here to fore unknown and undocumented
16 definitions for the words:

- 17 1) Knew; and
18 2) False; and
19 3) Forced; and 4) Filed.

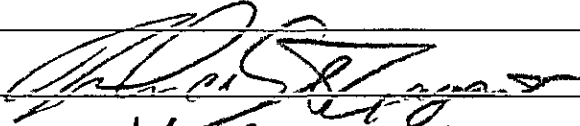
20 If Prosecutor Charbel's and this court
21 use the same legal and layman definitions
22 as listed in Black's Law, Bouvier's and
23 Webster's dictionaries then this court
24 must dismiss this case with prejudice
25 and sanction Charbel for her fourth malicious
prosecution of the same man in less than
three months.

1 Please Note:

2 Abreviated list of Prosecutor Charbel, et al,
3 malicious and malum in se heinous acts
4 against John Stewart, the man, RPII/TPI

- 5 1) Lied by omission to Grand Jury by not listing
6 APS 13-418 & SB1145 to fraudulently obtain
7 indictment; and
8 2) Suborned perjury of Det. Daleon who told repeated
9 lies by purposely "misquoting" witnesses; and
10 3) Fraudulently caused an arrest warrant to be issued
11 and RPII/TPI to be detained by purposely
12 misrepresenting an I.R.S. document; and
13 4) Assisted a party known as "Terri B" to scare out of
14 RPII/TPI's witnesses out of court during a
15 hearing as evidenced by "Terri B's", a court
16 employee, blog statements; and
17 5) Purposely violated and continues to violate
18 SB1145 which "REQUIRES" do states to
19 "PRESUME" RPII/TPI was acting in "self-defense";
20 and "acting reasonably" with no duty to retreat; and
21 6) Is purposely misusing the intent of
22 APS 39-161 to once again falsely detain
23 RPII/TPI.

24 Thus it is time for the court to step up
25 and put an end to Prosecutor Charbel's reign
of terror under color of law against RPII/TPI.


John Stewart the man