

The Florida Bar Inquiry/Complaint Form

PART ONE (See Page 1, PART ONE – Complainant Information.):

Your Name: Scott Huminski
Organization: United States Justice Coalition
Address: 24544 Kingfish Street
City, State, Zip Code: Bonita Springs, Florida 34134
Telephone: 239 300 6656
E-mail: s_huminski@live.com
ACAP Reference No.: _____
Does this complaint pertain to a matter currently in litigation? Yes ☒ No ☐

PART TWO (See Page 1, PART TWO – Attorney Information.):

Attorney's Name: Amira Fox Florida Bar No.: 861316
Address: P.O.B. 399
City, State, Zip Code: Fort Myers, FL 33902
Telephone: 239 5331102

PART THREE (See Page 1, PART THREE – Facts/Allegations.): The specific thing or things I am complaining about are: (attach additional sheets as necessary)

Amira Fox initiated a criminal prosecution with a forged charging document, a show cause order. She took a valid Circuit Court show cause order, printed it out, made a hand modification of the document and then filed it in County Court as a valid judicial order without a new judicial signature on the document she manufactured.

She then went on to prosecute a criminal case relying upon her forgery to incarcerate an individual. She conspired with one of her assistants, Anthony Kunasek, esq..

Circuit Court Case, 17-ca-421
County Court Case initiated with a forgery 17-mm-815

The Court Orders are located in a filing in the FL Supreme Court, 2020-598

Supplement to Motion to Consolidate and transfer, filed on 4/30/2020

There are also forgeries of judicial recusal orders in the case clearly marked "COPY" that Amira Fox embraced and failed to report to ethical authorities.

Amira Fox also participated in a State Court hearing 17-ca-421, 6/29/2017 in a case that had been removed to federal court in contempt of the jurisdiction, powers and authority of the federal courts. She had an ethical duty to inform the judge that no jurisdiction existed, although that would spoil her case. A prosecutor's duty is not to stike foul blows.

PART FOUR (See Page 1, PART FOUR– Witnesses.): The witnesses in support of my allegations are: [see attached sheet].

PART FIVE (See Page 1, PART FIVE– Signature.): Under penalties of perjury, I declare that the foregoing facts are true, correct and complete.

Scott Huminski

Print Name

Signature

May 7, 2020

Date

In The
Second District Court of Appeal

SCOTT HUMINSKI)	
v.)	Number: 2D20-0650
STATE OF FLORIDA)	
Trial Courts:)	Related 2 DCA case
20 TH CIR. 17-CA-421)	HUMINSKI V. STATE,
LEE COUNTY 17-MM-815)	19-1914

Notice of Additional Forgeries

NOW COMES, Scott Huminski (“Huminski”), and notifies of an additional forgery of Judge Krier’s disqualification order. There is one original and two forgeries on the docket. All three are attached as well as located at the below link,

<https://judgeelizabethvkrierleecountyflcorruption.files.wordpress.com/2017/06/all-3-forged-versions-of-disqual-order.pdf>

Of course, one of the attached orders is valid entered on or about 8/1/2017 while the case was still removed to U.S. Bankruptcy Court. On its face, its valid, however it was entered in a case residing in federal court, thus, it is void ab initio because of the zeal of Judge Krier to hijack a case from a federal court. No valid recusal orders of Judge Krier exist.

The two forgeries of the disqualification order are interesting. In all the papers the signature and dating of the order by Judge Krier are identical, two are forged signatures, simply copied.

One order was printed out by the clerk two weeks after the authoring of the order on 8/1/2017 and processed by OCR software and was modified as follow:

- The forger deleted the Circuit Court date and time stamp

- The forger deleted the docket number and typed in a County Court docket number unlike the charging document forgery where the new docket number was handwritten in, an attempt to make the order seem more legitimate is present compared to the show cause forgery with a handwritten docket number.
- The forger deleted the cc distribution list and the notations/markings next to the distribution list.
- The forger added a new distribution list.
- Two “COPY” stamps appear on the bottom of the order indicating a copy of a copy instead of an original judicially signed order.

The second forgery appears to be a “working copy” of the criminals’ before they added a new distribution list to make it appear more like a County Court order and it was perhaps accidentally filed.

- The forger deleted the Circuit Court date and time stamp
- The forger deleted the docket number and typed in a County Court docket number.
- A new “COPY” stamp appears in the upper part of this document.
- Writing and markings next to the cc distribution list were erased, however, the distribution list was not changed yet, leading to a conclusion that this was a working copy the criminals were using until they realized that the distribution list should be modified to perfect a better forgery and to deceive the parties and ultimately the 2 DCA.

Both forgeries were traditionally filed six minutes apart on 8/14/2017 providing the new forgeries with a legitimate time and date stamp thereby completing the felonies.

The State would argue that the forgeries are necessary for Judge Adams to successfully hijack cases from other judges and courts, but, this position of the State, which State's Attorney Amira Fox has supported all along is criminal.

It is not known how many persons assisted in these crimes but it certainly must include judges, prosecutors and court staff. Then while incarcerated there was an attempt on Huminski's life – cold turkey denial of blood pressure medication and secretly medicating him with a known toxin.

Dated at Bonita Springs, Florida this 6th day of April, 2020.

-/S/- Scott Huminski

Scott Huminski, pro se
24544 Kingfish Street
Bonita Springs, FL 34134
(239) 300-6656
S_huminski@live.com

Certificate of Service

Copies of this document and any attachment(s) were **NOT** served upon the State of Florida because gag orders of Judge Adams in 17-mm-815 prohibit communication with the State of Florida under penalty of further incarceration and prosecution.

Dated this 6th day of April, 2020.

-/s/- Scott Huminski

Scott Huminski

IN THE CIRCUIT COURT OF THE TWENTIETH JUDICIAL CIRCUIT
IN AND FOR LEE COUNTY, FLORIDA
CIVIL DIVISION

SCOTT HUMINSKI

Plaintiff

CASE NO: 17-CA-421

vs.

TOWN OF GILBERT, AZ, et al


Defendant

ORDER OF DISQUALIFICATION

THIS CAUSE having come before this Court on 8/1/17 on its own Motion, it is ORDERED and ADJUDGED:

Pursuant to Cannon 3E of the Florida Code of Judicial Conduct, the undersigned Judge hereby disqualifies herself from cases involving the above Plaintiff, including the above styled Case.

DONE and ORDERED this 1st day of August, 2017.



Honorable Elizabeth V. Krier
Circuit Court Judge, 20th Circuit

Conformed copies to:

Scott Huminski, pro se Plaintiff at s_huminski@live.com

Kenneth R. Drake, attorney for Scribd, Inc at kendrake@dldlawyers.com; dweiss@dldlawyers.com

S. Douglas Knox & Keely Morton, attorneys for City of Glendale at douglas.knox@quarles.com; keely.morton@quarles.com; docketfl@quarles.com

Robert D. Pritt & James D. Fox, attorneys for City of Surprise AZ at serve.rpritt@ralaw.com; jfox@ralaw.com; serve.jfox@ralaw.com

Robert C. Sherman, attorneys for Lee County Sheriff at Robert.shearman@henlaw.com; Courtney.ward@henlaw.com

COURT ADMINISTRATION

8/1/17

IN THE CIRCUIT COURT OF THE TWENTIETH JUDICIAL CIRCUIT
IN AND FOR LEE COUNTY, FLORIDA
CIVIL DIVISION

STATE OF FLORIDA

CASE NO: 17-MM-815

vs.

SCOTT HUMINSKI


Defendant

ORDER OF DISQUALIFICATION

THIS CAUSE having come before this Court on 8/1/17 on its own Motion, it is ORDERED and ADJUDGED:

Pursuant to Cannon 3E of the Florida Code of Judicial Conduct, the undersigned Judge hereby disqualifies herself from cases involving the above Plaintiff, including the above styled Case.

DONE and ORDERED this 1st day of August, 2017.


Honorable Elizabeth V. Krier
Circuit Court Judge, 20th Circuit

Conformed copies to:
Scott Huminski at s_huminski@live.com
State Attorney's Office
Public Defender's Office
COURT ADMINISTRATION



COPY



CC

/

IN THE CIRCUIT COURT OF THE TWENTIETH JUDICIAL CIRCUIT
IN AND FOR LEE COUNTY, FLORIDA
CIVIL DIVISION

SCOTT HUMINSKI

Plaintiff

CASE NO: 17-CA-421

vs.

TOWN OF GILBERT, AZ, et al

Defendant



COPY

ORDER OF DISQUALIFICATION

THIS CAUSE having come before this Court on 8/1/17 on its own Motion, it is ORDERED and ADJUDGED:

Pursuant to Cannon 3E of the Florida Code of Judicial Conduct, the undersigned Judge hereby disqualifies herself from cases involving the above Plaintiff, including the above styled Case.

DONE and ORDERED this 1st day of August, 2017.

Honorable Elizabeth V. Krier
Circuit Court Judge, 20th Circuit

Conformed copies to:

Scott Huminski, pro se Plaintiff at s_huminski@live.com

Kenneth R. Drake, attorney for Scribd, Inc at kendrake@dldlawyers.com; dweiss@dldlawyers.com

S. Douglas Knox & Keely Morton, attorneys for City of Glendale at douglas.knox@quarles.com;
keely.morton@quarles.com; docketfl@quarles.com

Robert D. Pritt & James D. Fox, attorneys for City of Surprise AZ at serve.rpritt@ralaw.com;
jfox@ralaw.com; serve.jfox@ralaw.com

Robert C. Sherman, attorneys for Lee County Sheriff at Robert.shearman@henlaw.com;
Courtney.ward@henlaw.com

COURT ADMINISTRATION

In The
Second District Court of Appeal

SCOTT HUMINSKI)	
v.)	Number: 2D20-0650
STATE OF FLORIDA)	
Trial Courts:)	Related 2 DCA case
20 TH CIR. 17-CA-421)	HUMINSKI V. STATE,
LEE COUNTY 17-MM-815)	

**Motion for Order to Show Cause for indirect criminal contempt -Concerning
20th Circuit Clerk's certification of Forged Court Orders to this Tribunal in
collateral matter 19-1914**

NOW COMES, Scott Huminski ("Huminski"), and moves as above for the reason that the 20th Circuit Clerk, to achieve a transfer of a Circuit Court contempt case to County Court for questionable and unlawful reasons, took below Circuit Court orders entered in 17-ca-421, printed them out weeks after they were authored, erased content from the motions, modified the motions and without a new judicial signature filed them as original and authentic County Court orders, 17-mm-815, and then the clerk certified the forgeries, under oath, to this tribunal in 19-1914. Criminal conduct. Given the facts, a clerk's certification of a record to this Court is meaningless, they will certify anything.

One forged order was the County Court charging document and the other was a Judicial Disqualification order of Circuit Judge Krier modified to appear as if it was a County Court order..

**MOTIVE BEHIND THE FORGERY OF COURT ORDERS AND
CERTIFICATION OF THE FORGERIES TO THIS COURT – A CRIME**

RECEIVED, 04/04/2020 10:12:30 AM, Clerk, Second District Court of Appeal

County Judge James Adams has a history of hijacking cases from other Courts and judges to implement his self-styled brand of justice. YORLAN ESPINOSA PENA v. STATE OF FLORIDA, 17-4465 (Fla. Dist. Ct. App. 2018). Apparently, old habits die hard concerning Judge Adams' fondness of case hijacking to ensure his particular brand of Justice prevails in Lee County and the 20th Circuit. Note that by case hijacking, Judge Adams can hijack and convict persons with cases pending in the entire 20th Circuit as he did in the instant matter. These scheme places him in a superior position to the Chief 20th Circuit judge.

Clerk Linda Doggett was requested to engage in the forgeries to please Judge Adams, protect her employment and allow his hijacking of a Circuit Court contempt case 17-ca-421 to his County Court, 17-mm-815. See briefs filed in 19-1914 which dance around this issue, however, Appellate defense counsel in 19-1914, Anthony Candela, esq., admitted to Huminski that he wished to conceal the existence of these forgeries and fraud to allow the system to run smoothly despite being directed by Huminski to expose the crimes and fatal flaws to the State's case. Huminski has no idea why a defense attorney would cover-up government crimes against a client.

Attached hereto are the valid Circuit Court orders and the forged/manufactured orders filed in the County Court to make the county case appear legitimate.

FORGERY OF THE COUNTY COURT CHARGING DOCUMENT

Three weeks after authoring and filing of a Circuit Court contempt show cause order, the clerk printed out the Circuit Court show cause order, she hand-modified it with a County Court misdemeanor docket number and without a new judicial signature on the modified order, filed it as an legitimate and original order and

eventually certified, under oath, the forgery to this Court. The time stamps on the documents are dispositive of forgery.

FORGERY OF THE JUDICIAL RECUSAL ORDER

The criminal intent is even more pronounced concerning the forgery of the disqualification order of Circuit Judge Krier. Two weeks after authoring, Clerk Linda Doggett, printed out the order, she scanned the order and processed it with OCR software, she then erased the Circuit Court docket number from the paper and also erased notes and markings next to the cc list and finally with the processed order in digital format, she further erased the Circuit Court filing stamp, she typed in a new County Court docket number and filed this paper without a new judicial signature and held it out as a legitimate and original court order. Unfortunately for Clerk Doggett, the perfect forgery left two "COPY" stamps on the paper revealing that it is a modified copy of a copy, a criminal forgery, not an authentic original court order that Clerk Doggett, under oath, certified to this tribunal. So we have forgery of court orders followed by perjury or false swearing concerning the frauds and Huminski paid the price by an unlawful imprisonment whereby he was subjected to felony abuse of a disabled adult, torture and other civil rights violations. See details and links to Justice Department and Florida Department of Health investigations into the abuse of Huminski in prior filings, a not surprising side effect of a conspiracy against his right and violation of his rights under color of law. See 18 U.S.C. 241, 242. Commission of federal civil rights crimes is no way to run a State court.

OFFICIAL WHITE COLLAR COURTHOUSE CRIME IN THE 20TH CIRCUIT

YORLAN ESPINOSA PENA v. STATE OF FLORIDA, 17-4465 (Fla. Dist. Ct. App. 2018) is instructive concerning the intense desire of Judge Adams to hijack

cases from other courts and cases because in the PENA case the exact same hijacking by Judge Adams was the issue and many innocent citizens were prejudiced by this courthouse crime. There likely exists a large pool of injured survivors of this case hijacking scheme employed and approved in the 20th Circuit.

It is noteworthy that this case hijacking racket of Judge Adams had damaged, injured and prejudiced an unknown and perhaps frighteningly large number of defendants in the 20th Circuit. Perhaps some died while wrongfully imprisoned as Huminski almost did. None of the defendants in cases that Judge Adams hijacks prevail in their cases, as Judge Adams hijacks cases to convict, and that is what happens despite the rule of law. See briefs in collateral appeal 19-1914 whereby after initiation of the case with a forged charging document, the indigent Huminski was stripped of defense counsel (Huminski was/is indigent) against his wishes mandated by FS 3.840, denied a trial by Jury mandated by FS 3.840, denied a statement of particular mandated by FS 3.840, the judgment contains no recital of facts as mandated by FS 3.840, Huminski motion for compulsory process was denied in violation of FS 3.840 and after disqualification of Circuit Judge Krier from the contempt case County Judge Adams assigned the case to himself contrary to FS 3.840 or any rule/procedure existing in the State of Florida and Judge Adams acted in the absence of any and all jurisdiction, Huminski was never served, see record absent any hint of service in the County matter initiated on or about 6/30/2017 (there was a flawed service in the Circuit Court with 117 pages omitted from the charging document) and a County Court has no subject-matter jurisdiction to hear a Circuit Court contempt case.

Given the above, one reason is behind Judge Adams' case hijacking, to convict at all costs and ignore any law or constitutional provision, right, privilege or immunity that hinders this "law and order" judge from his CONVICT AT ALL COSTS motivation that spawned the case hijacking scheme. One wonders if Judge Adams and his co-conspirators would be eligible for RICO prosecutions.

As Judge Adams is one of the longest serving judges at the Lee Courthouse, the amount of suffering, wrongful convictions and incarcerations f YORLAN ESPINOSA PENA v. STATE OF FLORIDA, 17-4465 (Fla. Dist. Ct. App. 2018)rom his case hijacking and associated forgeries and other crimes may be monumental. This is a police state in its infancy and it is up to the 20th Circuit concerning whether this police state will continue to grow and flourish potentially flooding this Court with forged court orders from the 20th Circuit.

Attached hereto are the two valid and original Circuit Court orders and the same two forged/modified versions of these orders filed in County Court.

WHEREFORE, the Court should issue a show cause as to Clerk Linda Dogget to explain why she should not be held in criminal contempt of this Court for certifying forgeries to this Court and participating in forgery of Court orders below that now stain the record in 19-1914 with criminal forgeries.

Dated at Bonita Springs, Florida this 3rd day of April, 2020.

-/S/- Scott Huminski

Scott Huminski, pro se

24544 Kingfish Street
Bonita Springs, FL 34134
(239) 300-6656
S_huminski@live.com

Certificate of Service

Copies of this document and any attachment(s) were **NOT** served upon the State of Florida because gag orders of Judge Adams in 17-mm-815 prohibit communication with the State of Florida under penalty of further incarceration and prosecution.

Dated this 3rd day of April, 2020.

-/s/- Scott Huminski

Scott Huminski

In The
Second District Court of Appeal

SCOTT HUMINSKI)	
V.)	Number: 2D20-0650
STATE OF FLORIDA)	
Trial Courts:)	Related 2 DCA case
20 TH CIR. 17-CA-421)	HUMINSKI V. STATE,
LEE COUNTY 17-MM-815)	

Supplement to Motion for rehearing en banc

NOW COMES, Scott Huminski (“Huminski”), and, moves as above to supplement his pending motion for rehearing *en banc* because the pasted copies of orders and forged orders did not appear fully and Huminski attaches those documents hereto. Both the valid Circuit orders and the forged County Court orders are attached.

Dated at Bonita Springs, Florida this 31st day of March, 2020.

-/S/- Scott Huminski

Scott Huminski, pro se
24544 Kingfish Street
Bonita Springs, FL 34134
(239) 300-6656
S_huminski@live.com

Certificate of Service

Copies of this document and any attachment(s) were **NOT** served upon the State of Florida because gag orders of Judge Adams in 17-mm-815 prohibit communication with the State of Florida under penalty of further incarceration and prosecution.

Dated this 31st day of March, 2020.

-/s/- Scott Huminski

Scott Huminski

IN THE CIRCUIT COURT OF THE TWENTIETH JUDICIAL CIRCUIT,
IN AND FOR LEE COUNTY, FLORIDA

CIVIL CASE CAPTION

SCOTT HUMINSKI,
Plaintiff

Civil Case No.: 17CA421

v.

TOWN OF Gilbert, AZ, et al

Criminal Case No. _____

DESCRIPTION OF SCOTT HUMINSKI	
GENDER: Male RACE: Caucasian HEIGHT: approx. 5 ft 10 in. WEIGHT: ? DOB: 12/1/59	EYE COLOR: ? HAIR COLOR: Brown LAST KNOWN ADDRESS: 24544 Kingfish St. Bonita Springs, FL 34134

ORDER TO SHOW CAUSE

This cause comes before the court for review based upon the alleged conduct of SCOTT HUMINSKI for the issuance of an Order to Show Cause directed to SCOTT HUMINSKI for violation of the Orders set forth below copies of which are attached hereto and made a part hereof.

The Orders that SCOTT HUMINSKI is alleged to be in violation of are:

DATE executed by Court	CASE No.	ORDER TITLE
4/19/17	17CA421	Order on Defendant Mike Scott's Motion to Dismiss and Motion for Protective Order (specifically Paragraphs 1, 2 & 7) – attached hereto as Exhibit A
4/19/17	17CA421	Order on Scribd, Inc's Motion to Dismiss Plaintiff's Verified Complaint for Declaratory, Injunctive and

		Other Relief (specifically Paragraph 2) – attached hereto as Exhibit B
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COUNT 1: INDIRECT CRIMINAL CONTEMPT

In the Order on Defendant Mike Scott's Motion to Dismiss and Motion for Protective Order, SCOTT HUMINSKI was specifically ordered that any further pleadings be signed by a licensed attorney representing the Plaintiff (Paragraph 7). In the Order on Scribd, Inc's Motion to Dismiss Plaintiff's Verified Complaint for Declaratory, Injunctive and Other Relief, SCOTT HUMINSKI was specifically ordered not to file any additional documents or materials of any nature with the Court unless the filing was signed by an attorney and specifically provided that an Order to Show Cause might be entered against him if he did so (Paragraph 2). SCOTT HUMINSKI has continued to file multiple documents in the Court file in contradiction to these Orders as evidenced by the attached composite Exhibit C.

COUNT 2: INDIRECT CRIMINAL CONTEMPT

In the Order on Defendant Mike Scott's Motion to Dismiss and Motion for Protective Order, SCOTT HUMINSKI was specifically prohibited from directly contacting, communicating with or otherwise serving materials directly on Sheriff Scott, his agents and employees (see Paragraph 1 & 2). SCOTT HUMINSKI was specifically ordered to direct such contact to counsel for Mike Scott (see Paragraph 2). SCOTT HUMINSKI has repeatedly violated this Order by contacting Sheriff Scott, his agents and employees since the execution of the Court's orders – see the emails attached as composite Exhibit D.

NOW, THEREFORE, you SCOTT HUMINSKI are hereby ORDERED to appear before this court before Judge *KRIER* on **THURSDAY, 6/29/17, at 1:30 p.m.**, in Room 4H of the Lee County Courthouse, located at 1700 Monroe Street, Ft. Myers, Florida 33901, to be arraigned. THIS IS A CRIMINAL PROCEEDING. A subsequent trial will be scheduled requiring Respondent to show cause why he should not be held in contempt of this court for violation of the above Orders. **Punishment, if imposed, may include a fine and incarceration.** Should the court determine, based on the evidence presented at trial, that the conduct of SCOTT HUMINSKI warrants sanctions for civil contempt in addition to or instead of indirect criminal contempt, the court reserves the right to find him guilty of civil contempt and impose appropriate civil sanctions.

IF YOU FAIL TO APPEAR as set forth above, a warrant for your arrest or a writ of bodily attachment may be issued to effectuate your appearance.

The court hereby appoints the STATE ATTORNEY's OFFICE to prosecute the case.

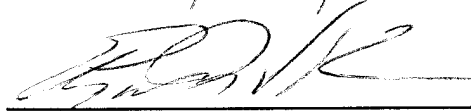
The Court hereby advises SCOTT HUMINSKI that he is entitled to be represented by counsel and if he can't afford an attorney, that one may be appointed for him in this criminal contempt proceeding ONLY (not in the civil Case). This Court hereby appoints the PUBLIC DEFENDER's OFFICE to provisionally represent SCOTT HUMINSKI at the above Arraignment proceeding pending a determination of indigency. This Court anticipates that SCOTT HUMINSKI will be found to be indigent.

If you are a person with a disability who needs any accommodation to participate in this proceeding, you are entitled, at no cost to you, to the provision of certain assistance. Please contact: Court Administration at least 7 days before your scheduled court appearance, or immediately upon receiving this notification if the time before the scheduled appearance is less than 7 days; if you are hearing or voice impaired, call 711.

IT IS FURTHER ORDERED that the Sheriff of this County serve this **Order to Show Cause** by delivering copies to SCOTT HUMINSKI, with proof of Sheriff's service.

DONE AND ORDERED in Lee County, Florida, on

6/5/17



Circuit Judge, Elizabeth V. Krier

Copies to:

☒ State Attorney's Office
☒ Public Defender's Office

6/5/17
me
S. Douglas Knox & Keely Morton, attorneys for Defendant-City of Glendale at douglas.knox@quarles.com; keely.morton@quarles.com; docketfl@quarles.com
Robert D. Pritt & James D. Fox, Attorneys for City of Surprise, AZ at serve.rpritt@ralaw.com; jfox@ralaw.com; serve.jfox@ralaw.com
Robert Sherman, attorneys for Defendant-Sheriff Mike Scott at Robert.sherman@henlaw.com; Courtney.ward@henlaw.com
Kenneth R. Drake & Doron Weiss, attorneys for SCRIBD, INC. at kendrake@dldlawyers.com; dweiss@dldlawyers.com

IN THE CIRCUIT COURT OF THE TWENTIETH JUDICIAL CIRCUIT
IN AND FOR LEE COUNTY, FLORIDA
CIVIL DIVISION

SCOTT HUMINSKI

Plaintiff

CASE NO: 17-CA-421

vs.

TOWN OF GILBERT, AZ, et al


Defendant

ORDER OF DISQUALIFICATION

THIS CAUSE having come before this Court on 8/1/17 on its own Motion, it is ORDERED and ADJUDGED:

Pursuant to Cannon 3E of the Florida Code of Judicial Conduct, the undersigned Judge hereby disqualifies herself from cases involving the above Plaintiff, including the above styled Case.

DONE and ORDERED this 1st day of August, 2017.



Honorable Elizabeth V. Krier
Circuit Court Judge, 20th Circuit

Conformed copies to:

Scott Huminski, pro se Plaintiff at s_huminski@live.com

Kenneth R. Drake, attorney for Scribd, Inc at kendrake@dldlawyers.com; dweiss@dldlawyers.com

S. Douglas Knox & Keely Morton, attorneys for City of Glendale at douglas.knox@quarles.com;

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Robert D. Pritt & James D. Fox, attorneys for City of Surprise AZ at serve.rpritt@ralaw.com;

jfox@ralaw.com; serve.jfox@ralaw.com

Robert C. Sherman, attorneys for Lee County Sheriff at Robert.shearman@henlaw.com;

Courtney.ward@henlaw.com

COURT ADMINISTRATION

8/1/17

Filed 06/30/2017

IN THE CIRCUIT COURT OF THE TWENTIETH JUDICIAL CIRCUIT,
IN AND FOR LEE COUNTY, FLORIDA

CIVIL CASE CAPTION

SCOTT HUMINSKI,
Plaintiff

Civil Case No.: 17CA421

v.

TOWN OF Gilbert, AZ, et al

Criminal Case No.

17-MM-000815

DESCRIPTION OF SCOTT HUMINSKI	
GENDER: Male RACE: Caucasian HEIGHT: approx. 5 ft 10 in. WEIGHT: ? DOB: 12/1/59	EYE COLOR: ? HAIR COLOR: Brown LAST KNOWN ADDRESS: 24544 Kingfish St. Bonita Springs, FL 34134

ORDER TO SHOW CAUSE

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The Orders that SCOTT HUMINSKI is alleged to be in violation of are:

DATE executed by Court	CASE No.	ORDER TITLE
4/19/17	17CA421	Order on Defendant Mike Scott's Motion to Dismiss and Motion for Protective Order (specifically Paragraphs 1, 2 & 7) – attached hereto as Exhibit A
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COUNT 1: INDIRECT CRIMINAL CONTEMPT

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NOW, THEREFORE, you SCOTT HUMINSKI are hereby ORDERED to appear before this court before Judge KRIER on THURSDAY, 6/29/17, at 1:30 p.m., in Room 4H of the Lee County Courthouse, located at 1700 Monroe Street, Ft. Myers, Florida 33901, to be arraigned. THIS IS A CRIMINAL PROCEEDING. A subsequent trial will be scheduled requiring Respondent to show cause why he should not be held in contempt of this court for violation of the above Orders. Punishment, if imposed, may include a fine and incarceration. Should the court determine, based on the evidence presented at trial, that the conduct of SCOTT HUMINSKI warrants sanctions for civil contempt in addition to or instead of indirect criminal contempt, the court reserves the right to find him guilty of civil contempt and impose appropriate civil sanctions.

IF YOU FAIL TO APPEAR as set forth above, a warrant for your arrest or a writ of bodily attachment may be issued to effectuate your appearance.

The court hereby appoints the STATE ATTORNEY's OFFICE to prosecute the case.

The Court hereby advises SCOTT HUMINSKI that he is entitled to be represented by counsel and if he can't afford an attorney, that one may be appointed for him in this criminal contempt proceeding ONLY (not in the civil Case). This Court hereby appoints the PUBLIC DEFENDER's OFFICE to provisionally represent SCOTT HUMINSKI at the above Arraignment proceeding pending a determination of indigency. This Court anticipates that SCOTT HUMINSKI will be found to be indigent.

If you are a person with a disability who needs any accommodation to participate in this proceeding, you are entitled, at no cost to you, to the provision of certain assistance. Please contact: Court Administration at least 7 days before your scheduled court appearance, or immediately upon receiving this notification if the time before the scheduled appearance is less than 7 days; if you are hearing or voice impaired, call 711.

IT IS FURTHER ORDERED that the Sheriff of this County serve this Order to Show Cause by delivering copies to SCOTT HUMINSKI, with proof of Sheriff's service.

DONE AND ORDERED in Lee County, Florida, on

6/5/17



Circuit Judge, Elizabeth V. Krier

Copies to:

☒ State Attorney's Office
☒ Public Defender's Office

6/5/17
 S. Douglas Knox & Keely Morton, attorneys for Defendant-City of Glendale at douglas.knox@quarles.com; keely.morton@quarles.com; docketfl@quarles.com
 Robert D. Pritt & James D. Fox, Attorneys for City of Surprise, AZ at serve.rpritt@ralaw.com; jfox@ralaw.com; serve.jfox@ralaw.com
 Robert Sherman, attorneys for Defendant-Sheriff Mike Scott at Robert.sherman@henlaw.com; Courtney.ward@henlaw.com
 Kenneth R. Drake & Doron Weiss, attorneys for SCRIBD, INC. at kendrake@dldlawyers.com; dweiss@dldlawyers.com

IN THE CIRCUIT COURT OF THE TWENTIETH JUDICIAL CIRCUIT
IN AND FOR LEE COUNTY, FLORIDA
CIVIL DIVISION

STATE OF FLORIDA

CASE NO: 17-MM-815

vs.

SCOTT HUMINSKI


Defendant

ORDER OF DISQUALIFICATION

THIS CAUSE having come before this Court on 8/1/17 on its own Motion, it is ORDERED and ADJUDGED:

Pursuant to Cannon 3E of the Florida Code of Judicial Conduct, the undersigned Judge hereby disqualifies herself from cases involving the above Plaintiff, including the above styled Case.

DONE and ORDERED this 1st day of August, 2017.


Honorable Elizabeth V. Krier
Circuit Court Judge, 20th Circuit

Conformed copies to:
Scott Huminski at s_huminski@live.com
State Attorney's Office
Public Defender's Office
COURT ADMINISTRATION

 **COPY**

 **CC** /

17-CA-421 removed to U.S.
Bankruptcy Court.

Main Case 9:17-bk-03658-FMD

Adv Proc. 9-17-ap-00509-FMD

See Also 20CA 20-650

Motion Judicial Notice 4/9/2020

Case 17-CA-421 removed on 6/26/2017
under Bankruptcy Rule 9027

At hearing on 6/29/2020, Amira Fox plowed
ahead in her prosecution, absent any and
all jurisdiction. Conduct prejudicial
to the administration of Justice.

Conduct that is in contempt of
the powers, authority and jurisdiction
of the federal Courts and in
violation of the Supremacy clause.
A Crime under 18 USC 241, 242

P



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\$11.
PM 2-D
34135 00
Date of sale
05/07/20
06 25
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PRIORITY MAIL 2-DAY

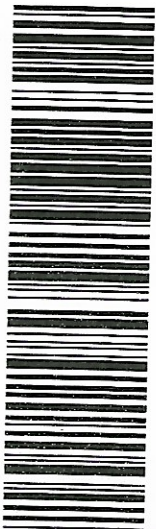
EXPECTED DELIVERY DAY: 05/11/20

FL Bar ATH ALAP
651 E. Jefferson St

SHIP TO:

TALLAHASSEE FL 32399

USPS CERTIFIED MAIL®



9502 6066 8881 0128 1896 15

Donita, FL 34134

FL Bar - ALAP
651 E. Jefferson St
Tallahassee FL
32399

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Product	Qty	Unit Price	Price
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PM	1	\$7.85	\$7.85
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Certified			
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(USPS Tracking #)			
(Monday 05/11/2020)			
(Expected Delivery Day)			
(Weight: 6.70 oz)			
(TALLAHASSEE, FL 32399)			
(Domestic)			
(Account #: XXXXXXXXXX7802)			
(Approval #: 01535D)			
(Transaction #: 734)			
(Receipt #: 000734)			
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Receipt #: 840-13350462-1-933275-1

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