

YOUR HONOR PLEASE ACCEPT THIS WRITTEN STATEMENT AS AFFIDAVIT IF YOU WILL. AS MY OFFERING IN EXPLANATION OF ERRORS ETC NOT AS ANY NEW EVIDENCE OR TESTIMONY. I WILL BE QUOTING AND REFERENCING AND EXPLAINING THE ERRORS TO THE BEST OF MY ABILITY BASED ON THE AUDIO CD FROM THE PIONEER JUSTICE COURT APPEAL HEARING ON 3-6-2020 @ 130PM AS WELL AS MY EXHIBIT A ENTERED IN AFORE MENTIONED APPEAL OF WHICH USE OF EXHIBIT A WAS FORBIDDEN AS YOU WILL SEE HERIN. MUCH OF WHAT I HAVE EXPLAINED HERIN WOULD HAVE FALLEN ON A DEAF EAR IN PIONEER JUSTICE COURT AS SHOWN BELOW YOUR HONOR. ALL OF THE THINGS I AM ASKING THE SUPERIOR COURT TO REVIEW ARE ENCOMPASSED IN EXHIBIT A OR ON THE OFFICIAL AUDIO YOUR HONOR THUS NO NEW EVIDENCE NOR TESTIMONY HAS BEEN SUBMITTED FOR REVIEW IN THIS APPELLANTS MEMORANDUM.

I HAVE NEVER COMMITTED NOR BEEN ARRESTED FOR NOR CHARGED WITH NOR CONVICTED OF ANY ACT OF DOMESTIC VIOLENCE. AS **STATED BY MR. BABEU ON AUDIO START 01:43 THRU 01:55 JP1 Pioneer Hearing Room 20200306 133127 cdda sel 13-38-23 to 15-06-45 12 "NOT THAT DOMESTIC VIOLENCE HAS OCCURED"**

THEREFORE PER MR. BABEUS ADMISSION ON AUDIO THAT I HAVE NEVER DONE AN ACT OF DOMESTIC VIOLENCE THERE IS NO LAWFUL STANDING TO ISSUE AND OR UPHOLD THIS PROTECTIVE ORDER. ONE MUST HAVE COMMITTED AN ACT OF DOMESTIC VIOLENCE OF WHICH I WAS ABSOLVED OF ANYTHING THAT COULD WARRANT THIS UNFOUNDED PROTECTIVE ORDER BY MR. BABEUS STATEMENT FROM THE BENCH.

A PERSON CLAIMING TO BE FEARFUL IS NOT ENOUGH TO WARRANT ISSUE OF A PROTECTIVE ORDER AS I TESTED THIS IN MARICOPA SUPERIOR COURT WITH TWO COMMISSIONERS AND FOUND OUT WHAT THE EVIDENCIARY STANDARD IS IN A PROPER SUPERIOR COURT.

THIS IS A MATTER OF ISSUANCE AND UPHOLDING OF A DECEPTIVELY OBTAINED PROTECTIVE ORDER PETITIONED OUT OF MALICE AND DIRECTION THAT WAS ISSUED IN PIONEER JUSTICE COURT BY MR. SEAN BABEU. THE P.O. ORDER NUMBER IS PO2020000054. THIS ORDER HAS ITS ROOTS IN PUBLIC CORRUPTION WITHIN SOME OF THE FOLLOWING: PINAL COUNTY PCSO, THE LOWER COURT, AND DEB WINLAND. OF WHICH I HAVE ALREADY DOCUMENTED AND REPORTED TO THE FBI AND RECEIVED CALL BACK FROM ON 04-10-2020 AT 1114AM DURING WHICH CALL WE HAD A VERY NICE DETAILED 20 MIN CONVERSATION WHERE I DID 98% OF THE TALKING WITH A SPECIAL AGENT AT THE FBI BRANCH IN N. PHX WHOM SEES AND UNDERSTANDS THE DEEP AND APPARENT NATURE OF THIS CORRUPTION THE SAME AS I DO AS WE WERE BOTH TRAINED TO VECTOR THESE TYPE THINGS IN GENERAL.

THREAT KEPT GETTING THROWN OUT AS A DAMNATION THING AGAINST ME SO I LOOKED IT UP IN MY LAW DICTIONARY. **"THREAT – IN CRIMINAL LAW. A MENACE; A DECLARATION OF ONE'S PURPOSE OR INTENTION TO WORK INJURY TO THE PERSON, PROPERTY, OR RIGHTS OF ANOTHER."** I NEVER TOLD ANYONE THAT I WAS GOING TO HURT OR INJURE THEM OR THEIR PROPERTY THUS I DONT

UNDERSTAND HOW ANYTHING IVE SAID WAS A THREAT YOUR HONOR. WHICH THIS MUST HAVE BEEN A COURT ACTION IN CRIMIAL NATURE AS A.R.S. TITLE 13 CRIMINAL CODE WAS REFERENCED IN THE PROTECTIVE ORDER. IN COMMON LAW CIVIL ACTIONS MY RIGHTS CANNOT BE TAKEN ADMINISTRATIVELY NOR CAN I BE TOLD I WILL BE JAILED FOR ANYTHING, UNLESS WORKING UNDER ADMIRALTY JURISDICTION IN INTERNATIONAL WATERS. AS I SHOW LATER ON AUDIO THIS HAS BEEN NO DIFFERENT THAN I HAVE DONE IN BUSINESS IN THE VALLEY FOR YEARS, ALBEIT THE MAJORITY OF THOSE FOLKS WERE VERY HONORABLE SO I RARELY HAD TO TAKE SOMETHING TO THE PROVERBIAL MAT.

I OPERATE ON PAPER NOT IN PHYSICAL VIOLENCE, ANY PHYSICAL VIOLENT STUFF CAN GET FOLKS IN TROUBLE QUICK THUS I DONT ACT OUT BUT AM ALWAYS PREPARED TO LAWFULLY DEFEND MYSELF AS IS AND HAS ALWAYS BEEN ALLOWED BY PUBLIC LAW. SELF PRESERVATION IS ACCEPTABLE HUMAN NATURE INSTINCT AS WE ALL KNOW. THUS MY CLEARING ALL BACKGROUND CHECKS AT STATE AND FEDERAL LEVELS AS AN AZ CCW HOLDER, AND EASILY CLEARING TSA TO GET THE "FREE RUN NO RESTRICTIONS" BADGE WITH ESCORT PRIVILEGES AT SKY HARBOR FOR CONSTRUCTION PROJECTS YEARS AGO SO I COULD BYPASS SECURITY AND GO FROM PARKING LOT STRAIGHT TO BOARDING RAMP ONTO PLANES AREA IF I NEEDED TO.

THERFOR DUE TO LACK OF, ME BEING ALLOWED TO FULLY DEFEND MYSELF DURING THE QUESTIONING PERIOD OF THE APPEAL AS WELL AS MY NEVER COMMITTING A CRIME OF DOMESTIC VIOLENCE, BEING ARRESTED FOR , BEING CHARGED WITH, OR BEING CONVICTED OF THE SAME OR HAVING ANY TYPE OF TRUE CRIMINAL BACKGROUND. THE MALICIOUSLY, DECEPTIVELY AND UN NEEDED P.O. OBTAINED DOES NOT MEET EVIDENCIARY STANDARD DUE TO MY LACK OF BEING CHARGED WITH A CRIME OF DOMESTIC VIOLENCE, AS I TESTED THIS STANDARD IN MARICOPA COUNTY SUPERIOR COURT ON TWO OCCASTION IN FRONT OF TWO COMMISIONERS. *THERE MUST BE A PRE RECORDED CHARGE OF A VIOLENT ACT TO BASE THE ORDER ON.* IN THE SECOND EVIDENCIARY TEST I EVEN LINEATED AND QUOTED STATUTES USING A (MAY) CLAUSE AND I GOT DENIED. WHICH IS HOW I LEARNED THERE MUST BE AN ARREST OR SOMETHING ON PAPER PRIOR TO AN ORDER BEING LAWFULLY ISSUED. THUS MY APPEALING THIS TO PINAL SUPERIOR COURT NOW. THIS WAS NOT ONLY A TEST OF EVIDENTIARY STANDARD IT WAS MYSELF ACTUALLY TRYING TO GET A PROTECTIVE ORDER AGAINST DEB WINLAND SO SHE COULD NOT CONTACT ME. AS I WAS TOLD BY PCSO THAT EVEN IF SHE CONTACTED ME AND I RESPONDED I AM STILL IN THE WRONG AND WILL BE ARRESTED. WHICH BOGGLES MY MIND DUE TO THE ILLOGICAL DOUBLE EDGED SWORD NATURE OF THAT STATEMENT.

THIS PROTECTIVE ORDER I HERBY REQUST TO BE QUASHED AND EXPONGED FROM MY RECORD. AS IT WAS BROUGHT FORTH IN A DECEPTIVE AND MALICIOUS MANNER YOUR HONOR. NOT OUT OF FEAR BUT OUT OF AS: DEB STATED/DISCLAIMED, AND BOBBLED WITH THUS SHOWING UNSURITY AS TO WHAT HER ANSWER SHOULD BE "WELL YEA I JUST DID WHAT THE SHERRIFF TOLD ME TO DO" THUS OUT OF DIRECTION FROM PCSO 00:28 START THRU 01:25 JPI Pioneer Hearing Room_20200306_133127__cdda__sel_13-38-23_to_15-06-45__01 .

NOT OUT OF FEAR FOR HERSELF, IF DEB WAS ACTUALLY SCARED OF MY DOING PHYSICAL HARM TO HER DEB KNOWS ALL TOO WELL HOW TO GET A PROTECTIVE ORDER ON HER OWN AS SHE DID ONE AGAINST HER 2ND DEAD HUSBAND CHUCK DEGARD JR IN MARICOPA COUNTY SUPERIOR COURT ABOUT 18 MONTHS AGO WHEN HE DID PHYSICAL DAMAGE TO MY VEHICLE AT KHOLS IN QUEEN CREEK ABOUT A YEAR AND A HALF AGO.

MY CD(S) THAT WERE PREPARED FOR ENTRY AS EXHIBIT A PER PIONEER CLERK DIRECTION WERE NOT ACCEPTED, MY WORKING PAPERS WERE TAKEN INSTEAD, OF WHICH THE WORKING PAPERS WERE THE SAME FULL SCANNED TOGETHER SINGLE PDF I HAD ON THE CD(S) INTENTIONALLY SCANNED INTO ONE PDF FOR DOCUMENTATION PURPOSES AS WELL AS A STAIR STEPPED "TAC MARK" PUT ON THE PAGES IN EXHIBIT A SO I COULD VERIFY LATER IF NEED BE NO PAGES WERE LEFT OUT IN FILING. THIS USE OF MY PAPERS VICE CD(S) AS TOLD TO PROVIDE WAS A TEXTBOOK TACTIC TO ATTEMPT TO SUPPRESS THE WEEKS WORTH OF WORK I PUT INTO THE CD(S) WHICH WERE VERY COMPREHENSIVE TO SAY THE LEAST. IS AS NOTED ON *AUDIO START 02:16 JPI Pioneer Hearing Room_20200306_133127_cdda_sel_13-38-23_to_15-06-45_10 THRU THE END OF THIS AUDIO CLIP. THIS SHOWS BY USE OF PAPERS NOT CD(S) THERE IS A DECEPTIVE NATURE WITHIN THE COURT BUILDING AS WELL. IN REFERENCE TO THE CD(S) I WAS INSTRUCTED TO MAKE FOR ENTRY AS EXHIBITS WHICH AS HEARD WAS NOT WHAT WAS TAKEN AS EXHIBIT(S), THE COPY MACHINE RUNNING IN THE BACKGROUND IS WITNESS TO THIS. THIS IS WHERE THE COURT PROVIDED DEB A PHOTO COPY OF MY EXHIBIT(S) BUT I HAVE NEVER BEEN PROVIDED A COPY OF HER COURT SUBMISSIONS DONE DURING THE WEEK PRIOR TO THE HEARING, WHICH IS A JUDICIAL ERROR IN LACK OF SHARING OF DISCOVERY DOCS OR EVIDENCE I WOULD BELIEVE.*

LINEATIONS AND ESTABLISHMENTS WITH CROSS REFERENCE TO THE APPEAL IN PIONEER COURT AUDIO AS FOLLOWS WILL SHOW THAT THIS PROTECTIVE ORDER WAS OBTAINED BY DECEPTIVE MEANS NOT FROM ANY ACTUAL VIOLENT ACT THAT WARRANTED THE NEED FOR PROTECTION FROM. I WAS PORTRAYED AS A MONSTER BY BOTH DEB WINLAND AND MR. BABEU THUS I WAS CONDEMNED BEFORE I ARRIVED FOR THE APPEAL YOUR HONOR. THE MAIN ITEM MR. BABEU USED TO CONDEMN ME WAS A DEFENSIVE STATEMENT ABOUT MY WILLINGNESS TO USE COMMERCIAL PAPER TO TAKE CARE OF DEB AND HER CONSPIRATORS IF NEED BE AND THAT I WAS NOT AFRAID TO BE KILLED IN THE PROCESS OF DOING SO AS I HAVE ALREADY ESTABLISHED ITS ROOTS IN PUBLIC CORRUPTION AND MEN DIE FOR BRINGING THAT STUFF UP AND WE ALL KNOW IT I JUST HAVE ENOUGH GUTS TO STAND UP FOR WHAT'S RIGHT AND TRUTHFUL. MR. BABEU'S DEFENSE OF DEB WINLAND FROM THE BENCH WAS QUITE A SURPRISE TO SAY THE LEAST, AS THIS APPEAL PROGRESSED I KNEW THERE WAS NO SENSE IN TRYING TO FIGHT AGAINST THAT AT THAT TIME, IT WAS A NO WIN SITUATION FOR ME. THUS I WENT AHEAD AND GOT THE FBI INVOLVED LATER:

AS I WAS WORKING ON JUSTIFYING MY STATEMENTS AND TO SHOW HOW I PUT AN OLIVE BRANCH OUT IN EMAILS TO TRY AND KEEP PEACE. *START AT 04:02 JPI Pioneer Hearing Room_20200306_133127_cdda_sel_13-38-23_to_15-06-45_04.* DURING READING THE EMAIL DATED 2-8-2020 IN MY LINE OF QUESTIONING TO

ESTABLISH MY NON VIOLENT NATURE I GOT COMPLETELY CUT OFF BY MR. BABEU AS *"DONT NEED A NARATIVE FROM YOU"*. **MY NEXT FEW WORDS WERE GOING TO BE "HOW DOES ME TELLING YOU I WOULD CUT A KEY IF I HAD TO TO GET MY CAR IN ANYWAY THREATEN TO DO YOU PHYSICAL HARM IN ANY WAY."** THIS COMPLETELY BLEW HOW I WAS WORKING TO PROVE MY INNOCENCE AND DEBS DECEPTIVE NATURE AND MALICIOUS INTENT THUS ESTABLISHING THE LACK OF NEED FOR A PROTECTIVE ORDER TO BE ISSUED AGAINST ME. AS I WAS HEADING IN TIME INTO OTHER PARTS OF MY EXHIBIT A OF WHICH WAS WRITTEN IN A VERY DIRECT MANNER SO I COULD CORNER DEBS DECEPTIONS AND ESTABLISH THE VALIDITY OF HOW AND WHY I HAD BEEN COMING UP WITH THE THINGS I HAD VECTORED AT THAT TIME SO I COULD WIN AND GET THIS P.O. QUASHED. I HAD NO CHANCE OF WINNING WHATSOEVER WHICH WAS APARENT TO ME AFTER BEING SHUT DOWN IN THIS MANNER YOUR HONOR.

MY NEXT MOVE WAS GOING TO HEAD TO ANOTHER EMAIL TO FURTHER ESTABLISH MY NON VIOLENT NATURE. AS STATED IN THE EMAILS STRING AREA OF EXHIBIT A. PLEASE SEE EMAIL PAGE 2/13. **"DO YOU ALSO WANT TO PLAY ON PAPER WITH ME"** ESTABLISHES MY USE OF COMMERCIAL PAPER TO SOLVE ISSUES. I DONT USE PHYSICAL VIOLENCE. THUS I WAS GOING TO ASK DEB HOW EXACTLY THAT THREATEND TO PHYSICALY HURT HER OR JUSTIFY NEEDING A PROTECTIVE ORDER AGAIST ME. IT DOESNT AND I KNEW THAT THUS WHERE I WAS HEADING WITH THE WHOLE THING IN GENERAL BEFORE MY DEFENSE WAS SEQUESTERED BY MR. BABEU FROM THE BENCH. I WAS ABOUT TO GO THRU ALL THE EMAILS LINE FOR LINE AND MAKE HER JUSTIFY HOW EACH LINE HOW I WAS GOING TO PHYSICALLY HURT HER IN ANY OF IT.

THEN GO THRU THE REST OF EXHIBIT A TO USE FOR FURTHER ESTABLISHMENT OF MYSELF AS LUCID, LINEAL, AND LOGICAL AS WELL AS HER AS DECEPTIVE AND MANIPULATIVE NATURE. OF WHICH IN DOING I WOULD INTENTIONALLY PIN HER WITH BLATENT DECEPTIONS AND LACK OF NEED FOR AN ORDER OF PROTECTION. I WAS NOT ALLOWED TO PRESENT CONTENTS OF MY EXHIBIT A PERIOD. WHICH WOULD LET ME SHOW THIS PROTECTIVE ORDER STEMMED IN PURE REVENGE AND OR CONSPIRATORY ACTION TO REMOVE ME FROM THE AREA SO THE FEDS DIDNT SNIFF AROUND THAT CORNER OF SAN TAN VALLEY. NOT AN ACTUAL PHYSICAL NEED FOR PROTECTION AT ALL. IVE WATCHED ENOUGH PERRY MASON AND MATLOCK ETC TO UNDERSTAND THAT I SHOULD HAVE BEEN ALLOWED TO RUN A QUESTIONING PERIOD THE WAY I STARTED TO DO BUT WAS STOPPED FROM DOING AS MR. BABEU KNEW I WOULD BACK DEB INTO A CORNER ON AUDIO AND WIN AS I ESTABLISHED MY NON VIOLENT NATURE AND EXPLAINED AWAY THE MONSTEROUS PORTRAYLE DEB PAINTED OF ME WHICH IS NOT HOW I TRUELY AM. I STRAIGHT UP STUCK DEB TO THE WALL IN THE EMAILS AND WRITINGS ON PURPOSE, AS SEEN IN THOSE I KNOW HOW TO TAKE AWAY PLAUSIBLE DENIABILITY AND PIN FOLKS ON PAPER.

DECEPTIVE STATEMENT MADE BY DEB

DURING AUDIO SETION 1, FILE NAME **JP1 Pioneer Hearing Room_20200306_133127__cdda_sel_13-38-23_to_15-06-45__01**. STARTING AT 04:50 AND CONTINUING THRU INTO FILE NAME **JP1 Pioneer Hearing Room_20200306_133127__cdda_sel_13-38-23_to_15-06-45__02** ENDING AT TIME 00:05
HER DECPTION IN THAT I WAS NOT WILLING TO WORK WITH HER ON HER

GETTING THIS CAR BACK WAS JUST THAT, AN ATTEMPT TO PAINT ME AS A MONSTER IN THE COURT ROOM.

AS SEEN IN THE EMAIL DATED 02-05-2020 758PM I INCLUDED IN EXHIBIT A WHERE I STATED. *"SO WHEN WE TALKED EARLIER YOU TRIED TO CONVINC ME THAT I TOLD YOU THAT CAR WAS WORTH 500 BUCKS. ARE YOU GOOFY. I GOT 500 IN TIRES. SO I TOLD YOU TO RESEARCH WHAT YOU'D PAY FOR IT THEN I'D MEET YOU FOR LUNCH SOMEWHERE TO TALK ABOUT A DEAL. YOU DEMANDED A TIMEFRAME AND WHAT I'D SELL IT FOR WELL THAT AIN'T HOW IT WORKS IN LIFE. I HAVEN'T PUT A PRICE ON IT YET CAUSE I DON'T NEED TO YET. YOU OFFERED TO BUY IT SO YOU PUT DOWN A NUMBER. THAT'S HOW LEGIT SHIT WORKS."*

AS SHOWN IN EXHIBIT A DEB SOLD MY MOTORCYCLE OUT FROM UNDER ME WHEN I WAS ON ACTIVE DUTY IN THE MARINES SO I HAVE NO REMORSE FOR NOT JUST GIVING THAT CAR TO HER NOW. SHE GAVE IT TO ME (DUMPED OFF MORE LIKE IT) SO SHE COULD STOP PAYING PLATES AND INSURANCE ETC, DEB IS A SERIOUS WELFARE MINDSET WOMAN THINKS THE WORLD JUST OWES HER WHATEVER SHE DEMANDS AT HER BECK AND CALL. SHE KNEW THAT I'D SIT ON IT FOR A BAIL DEB OUT FACTOR AND SECOND CAR FOR MYSELF TO DRIVE TO PHX FOR WORK TO SAVE FUEL. THE DATE I SENT THE EMAIL TO PICK UP THE CAR THE KEYS WERE NOT ANYWHERE I COULD FIND SO I COULD NOT GET MY CAR WHEN I WAS ABLE TO. I AM A ONE MAN BAND YOUR HONOR IT TAKES ME A LOT OF EXACT COORDINATION TO GET EVERYTHING DONE I NEED TO GET DONE IN A DAYS TIME AND IN LIFE.

CONCERNING THE NEW CAR BUY DATE ON AUDIO I ALSO PUT IN MY EXHIBIT A THAT I'D HAVE TO VERIFY THE DATE WITH ADOT.

IN FOLLOWING ALONG WITH THE AUDIO FROM THAT POINT PLEASE SEE THE TYPED LINEATION OF EXHIBIT A IT WILL LAY OUT THE ATTEMPTED MURDER THOUGHT PROCESS. FOR THE IDENTITY THEFT PART PLEASE NOTE MY COMMENTS IN EXHIBIT A ON MY CALL TO THE FTC AS WELL AS DEB WAS THE ONLY PERSON WITH ACCESS TO MY PAGE OF PAPER WITH ALL ACCOUNT LOG INS ETC WHICH WENT MISSING FROM THE HOUSE. THESE ARE ALL VERY LINEAL DIRECTIONS FOR AN INVESTIGATOR TO GO WITH WHEN TRYING TO SOLVE A CRIME YOUR HONOR.

IN FOLLOWING ALONG FURTHER THE EMAILS DEB STATED SHE SUBMITTED TO COURT, I HAVE NEVER RECEIVED A COPY OF THOSE EMAILS AS I SHOULD HAVE RECEIVED AS SHARED INFO IN HER DISCOVERY OR SUBMISSION. MY PAPERS WERE TAKEN AND SHE WAS GIVEN A COPY IN FRONT OF ME IN THE COURT ROOM THOUGH.

DEB'S STATEMENT ABOUT ME KILLING SOMEONE IS MISLEADING FOR SURE. I HAVE NO OUTRIGHT WANT OR NEED TO DO THAT. AS AN AZ CCW HOLDER IF I HAD TO IN SELF DEFENSE I WOULD BUT THAT'S JUST HUMAN NATURE TO PRESERVE ONE'S SELF. IN THE MARINE CORPS WE ARE NOT TAUGHT TO SEEK AND DESTROY WE ARE TAUGHT TO FORTIFY POSITIONS AND DEFEND IF NEED BE THAT'S ALL. WE WOULD BE PROSECUTED OF WAR CRIMES IF WE FIRED THE FIRST SHOT AND WE ALL KNOW THAT. SAME APPLIES ON THE STREET YOU

HAVE TO WAIT TILL YOUR LIFE IS IN ACTUAL DANGER BEFORE YOU CAN DEFEND YOURSELF.

WHEN DEB REFERENCED ME CALLING HER DEB NOT MOM. WELL OF COURSE. WITH THE WAY SHE HAS MANIPULATED AND TWISTED THINGS IN MY LIFE AND MENTALLY HAD ME UNDER HER THUMB WITH A PITY THING ALL MY LIFE ONCE I REALIZED THAT WAS GOING ON I CUT TIES AND WANTED NOTHING TO DO WITH HER THUS THE DEB THING WAS TO REMOVE HER "MOM" MATERNAL POWER OVER ME. I USED TO HEAR HER CALL GRANDMA, VIGINIA INSTEAD OF MOM WHEN DEB WASNT GETTING HER WAY SO WHATS NEW I WAS RAISED SEEING THAT.

THE JANUARY PCSO IRONWOOD SUBSTATION THING DEB MENTIONED IS WHEN I GOT HIT WITH A BAD CHEM ATTACK AND WENT TO PCSO TO REPORT WHAT I DEEMED A DEATH THREAT TEXT FROM A MAN IN NEW MEXICO. I WAS SCARED FOR MY LIFE THAT DAY AS THAT GROUP ARE ALL COMPETITION REVOLVER SHOOTERS SO I KNEW IF THEY CONFRONTED ME ID NEVER BE ABLE TO OUT DRAW THEM TO DEFEND MYSELF. PCSO DIDNT TAKE THE REPORT THEN TESTED MY BLOOD FOR SUGAR THEN DROVE ME HOME AND HANDED BACK MY AK47 AND GLOCK 30 IN THE DRIVEWAY FOR ME TO TAKE INSIDE WITH ME ALONE. THUS I WAS NOT A PHYSICAL THREAT EVEN IN THAT STATE OR THEY WOULD NOT HAVE GIVEN BACK MY GUNS IN THE DRIVEWAY.

STILL FOLLOWING ALONG AUDIO. WHEN I WENT TO THE HOUSE OF WHICH IS THE ADDRESS ON MY DRIVERS LICENECE I GOT MORE OF MY PERSONAL THINGS I NEEDED, GOT MY KITCHEN STUFF ETC SO I COULD COOK FOOD CAUSE IT COSTS LESS AND TOOK FOOD FROM FREEZER I BOUGHT AND PAID FOR WITH MY OWN MONEY. I LEFT EVERYTHING DEB PUT IN THAT FREEZER ALONE I WAS SURE TO ONLY TAKE MY PURCHASED THINGS AND MY PLATES PANS CUTTING BOARD AND THINGS LIKE THAT.

THE TWO WINDOWS I OPENED TO LET FRESH AIR IN THAT HOUSE. I GOT A GOOD WAYS BACK TOWARD WHERE I WAS STAYING AND REALIZED IT SO I EMAILED DEB SO ID HAVE A PAPER RECORD OF TELLING HER THAT I LEFT THEM OPEN AND FOR HER TO CLOSE THEM. SHE CLOSED THEM BUT DID NOT LOCK THEM AS I STATED IN EXHIBIT A YOUR HONOR ILL GO ON POLYGRAPH FOR THAT AS WELL AS EVERYTHING ELSE I WRITE IN THIS TO YOU YOUR HONOR. (AS SEEN IN GENERAL ONCE ANYTHING GETS ODD I GO TO EMAILS SO I CAN HAVE A PAPER TRAIL AND EASILY REFERNCE CONVERSATIONS, I WAS TAUGHT THAT A LONG TIME AGO AS A CYA USE PAPERWORK)

ALL BLINDS ETC ALWAYS CLOSED YES SIR. IM A PARTS DEVELOPER AND LIKE PRIVACY. THE MARKET IS VERY COMPETITIVE AS YOU MAY ALREADY KNOW. SOON AS SOMEONE DOES SOMETHING NEW OR DIFFERENT THE REST KNOCK IT OFF AND MAKE THE SAME THING FOR THEMSELVES ITS EASILY DOCUMENTABLE PLAGERUSTS PLAYGROUND PER SAY. ITS CUT THROAT TO SAY THE LEAST. UNLESS YOU ALREADY HAVE A PATENT AND A MILLION DOLLARS TO DEFEND THAT PATENT THEN YOU MIGHT BE OK. I DONT HAVE A MILLION CASH TO DO LEGAL DEFENSE WITH SO I HAVE TO BE SECRETIVE ABOUT MY

WORK(S) AND I ENGINEER AND WORD EVERYTHING SO I CAN KEEP IT IN COMMERCE CODE PROTECTED BY INTELLECTUAL PROPERTY RIGHTS WHICH LETS ME HAVE LAW ENFORCEMENT TAKE CARE OF IT UNDER CRIMINAL CODE(S).

I USED TO TRY TO TEXT HER AND IT WOULDNT GO THRU. HOW OR WHY I CANT PROVE BUT BLOCKING SOMEONES TEXT IS A VIABLE PLACE TO GO WITH THE THOUGHT PROCESS IN THAT ASPECT. I USED TO TEXT WITH WOMEN ALL THE TIME SO I KNOW HOW TO TEXT AND I ALSO KNOW HOW TO BLOCK A TEXT.

FOLLOWING FURHER JP1 Pioneer Hearing Room_20200306_133127__cdda__sel_13-38-23_to_15-06-45__04 TIME 02:30 I STATE MY CONFUSION AS TO WHY I AM BEING PERSECUTED AS A VIOLENT OFFENDER WHEN THE SAME WAYS AND DEMENOR IS HOW I HAVE CONDUCTED BUSINESS ON COMMERICAL PAPER IN THE PHX MARKET FOR YEARS

I ASKED ABOUT THE EMAIL FROM 2-5 LISTED ON HER PETITION SHE HAD NO EMAIL FROM 2-5 BUT MR. BABEU QUICKLY JUMPED ON IT TO AIDE HER. *I DIDNT RECIVE ANY AIDE ONLY CONDEMNATTION. THE BIAS TO DEBS SIDE IN DEFENSE OF HIS OWN ISSUED ORDER THROUT THE WHOLE THING IS APPARENT ONCE I SAT BACK AND LISTENED TO THE AUDIO A FEW TIMES.*

FOLLOWING ALONG. AS FOR DEBS STATEMENT OF HER BEING INTIMIDATED PLEASE REFERENCE EXHIBIT A PAGE 24 OF 35 MARKED AT TOP IN EMAIL SECTION 4/13 DEB STATES ON PAPER "YOU HAD BETTER GIVE ME A DATE" THIS IS NO DIFFERENT THAN MYSELF TELLING HER DIRECTLY. ACTUALLY SHE AND MY GRANDMA BOTH RAISED ME WITH THE ADDAGE "WHATS GOOD FOR THE GOOSE IS GOOD FOR THE GANDER". BUT NOW I SEE THIS ONLY APPLIES TO OTHERS NOT WHEN DEB IS THE GANDER.

AS I WENT INTO JUSTIFYING MY STATEMENTS AND TO SHOW HOW I ALWAYS PUT AN OLIVE BRANCH OUT IN EMAILS TO TRY AND KEEP PEACE. DURING READING THE EMAIL DATED 2-8-2020 TO ESTABLISH MY NON VIOLENT NATURE I GOT COMPLETELY CUT OFF BY MR. BABEU AS *"DONT NEED A NARATIVE FROM YOU"*.

I WAS READING ON PURPOSE AS I KNEW IT WAS ON AUDIO AND I HAD TO SHOW THAT I AM NOT PHYSICALLY VIOLENT. WHERE I STATED *"BE PLEASE BE COOL SO I DONT HAVE TO CUT A KEY AND DO IT THE HARD WAY"* . ***BUT I GOT COMPLETELY SHUT DOWN IN MY DEFENSE METHOD AS SHOWN ON AUDIO AT START 04:30 JP1 Pioneer Hearing Room_20200306_133127__cdda__sel_13-38-23_to_15-06-45__04***

IN FOLLOWING I ASKED ABOUT THE SECOND VOICEMAIL DEB LISTED AS DONE ON 2-8-2020. WHICH DOES NOT EXIST THUS MR. BABEU JUMPED ON ME YET AGAIN BEFORE I COULD FORCE THE FACT OUT OF DEB THAT SHE DECIVED THE COURT WITH LISTING A NON EXISTENT VOICEMAIL, ALA FABRICATION ESTABLISHMENT I WAS HEADING FOR IN THIS PRECEEDING. MR. BABEU WAS FINE WITH HER PLAYING THE FIRST VOICEMAIL BUT WHEN I HIT A NERVE AND WANTED TO HEAR THE SECOND VOICEMAIL AS SOMETHING THAT WAS LISTED ON THE PETITION THAT DIDNT EXIST THE TONE SURE CHANGED IN THE COURT ROOM. I KNEW AT THAT POINT I WAS UP AGAIST A LOOSING BATTLE. NO MATTER WHAT I DID AT THAT HEARING I WAS NOT GOING TO BE

ALLOWED TO PROVE DEBS DECEPTIVE NATURE AND THE LACK OF NEED FOR ANY ORDER OF PROTECTION AGAINST ME WHATSOEVER.

IN FOLOWING *START 04:24 JP1 Pioneer Hearing Room_20200306_133127_cdda_sel_13-38-23_to_15-06-45_05* I HAVE BEEN SINGLE BASICALLY SINCE FALL OF 2007 WITH A FEW EXEPTIONS OF A RELATIONSHIP HERE OR THERE. OK SO IM A MAN. I TOLD HER THAT I HAD MET A GAL AND TALKED WITH HER AND THAT SHE WAS COMING OUT THERE TO MEET DEB. THE GIRL WENT BACK TO HER PLACE THAT NIGHT. AND YES DID RETURN THE NEXT DAY I THINK, MAYBE A DAY AFTER THAT. AND PRETTY MUCH STAYED. DEB HAS BEEN KNOWN ALL MY LIFE TO MAKE PROBLEMS WITH ANYONE I MAY GET CLOSE TO SO SHE ALWAYS HAD ME IN THE WINGS AS HER SUPPORT SYSTEM PER SAY. NOTHING NEW. IF THE GAL I WAS SEEING DIDNT BOW TO DEB AND KISS HER BUTT SHE WAS CRAP ON A SHINGLE. WORST PART IS DEB KNOWS IVE BEEN LOOKING FOR THE ONE FOR A LONG TIME AND KNOWS WHEN I FIND HER THAT GIRL WOULD GET ALL MY STUFF WHEN I DIE. IM AN ALL IN OR ALL OUT TYPE AS IS WELL KNOWN SO YES I JUST GO AT THINGS AND HOPE IT WORKS OUT. DEB HAS COMMENTED TOO MANY TIMES ABOUT ME GETTING HURT BY DIFFERNT WOMEN. THATS MY BUSINESS NOT HERS. BUT DEB DIDNT SAY ANYTHING ABOUT THE GIRL NOT COMING THERE TO BE WITH ME AS DEB KNEW ALL TO WELL IF THATS WHAT I WANTED I WOULD HAVE UP AND MOVED OUT LEAVING DEB ALL ALONE TO FEND FOR HERSELF WHICH HAS BEEN DEBS BIGGEST FEAR ALL OF HER LIFE. WHILE THE GIRL WAS THERE I WAS STUCK IN THE MIDDLE OF A TWO WOMAN POWER STRUGGLE FOR MY ATTENTION AND SUCH IT WAS HARD TO SAY THE LEAST. I FINALLY GOT THOSE TWO TO KINDA TALK AND SUCH SOME HECK THE GIRL EVEN DID DEBS EYEBROWS FOR HER BEFORE DEB WENT ON HER TRIP TO OHIO. WHICH IS ANOTHER VALID POINT IN MY EXHIBIT A. DEB WANTED TO BE A BIG DEAL HIGH ROLLER LIKE HER AUNT THAT USED TO COME IN FROM OUT OF STATE WHEN SHE WAS A KID. DEB STATED THIS TO ME ON A FEW OCCASTIONS. MAKES SENSE ALONG WITH HER PLATINUM STATUS CASINO CARDS WHERE SHE FLUSHED MY POPS RETIREMENT BEFORE HE EVEN RETIRED AS ALREADY STATED IN EMAILS. DEBS NO STAINT THATS FOR SURE. A GOOD CON ARTIST THOUGH. DEB USED TO TAKE MEDS FOR SOMETHING HER AND POPS CALLED THEM "HAPPY PILLS" MAYBE THATS HER PROBLEM I DONT THINK SHES TAKEN THEM IN YEARS CAUSE SHES TOO CHEAP TO PAY FOR THEM SAME AS THE SURGERY ON HER FORHEAD SHE LET THAT SKIN CANCER GROW FOR OVER A YEAR AND REFUSED TO GO TO A DOCTOR TILL SHE COULD GET IT DONE FOR FREE WITH MEDICARE TO PAY FOR IT THUS FURTHER ESTBLISHMENT OF DEBS "THE WORLD OWES HER" MENTALITY AND WHAT A KEY FACTOR OR FEW MAY BE IN WHY SHE TURNED ON ME LIKE A SNAKE.

IN FOLLOWING *START AT 01:30 JP1 Pioneer Hearing Room_20200306_133127_cdda_sel_13-38-23_to_15-06-45_06* WHEN DEB REFERNCES A SUPPOSED THREAT TO A "BANK TELLER". IT WAS NOT A BANK TELLER I WAS REFRENCING AND I DIDNT THREATEN ANYONE IN A BANK. IT WAS THE BRANCH MANAGER AT THE IRONWOOD AND COMBS CHASE BANK. I CAUGHT A BANK FRAUD IN THE WORKS ONE NIGHT WHEN I BOUGHT ANTIVIRUS SOFTWARE ON THE INTERNET. I NEVER RECIVED A RECIPT VIA EMAIL NOR A WAY TO USE THE SOFTWARE. SO I CALLED TO CANCEL IT THE NEXT DAY AND COME TO FIND OUT THAT THE

COMPANY HAD CHARGED MY CARD WITH 4 TRANSACTIONS. I ONLY CLICKED THE BUY BUTTON ONCE. FOLKS THAT HAVE NEVER BEEN IN ANY TYPE OF VOLUME BUSINESS LIKE I HAVE, WHEN A PROJECT MANAGER IN PHX OR DOING THE GUN PARTS IVE DONE FOR MYSELF FOR THREE YEARS DONT UNDERSTAND THE GRAVITY OF THAT TO A FINACIAL INSTITUTION OR THE TOTAL DOLLAR VOLUME NATIONWIDE THAT EXTRA THREE CHARGES OF .35 CENTS EACH ADDS UP TO. IF A PROCESSING COMPANY DOING THAT TYPE OF CREDIT CARD FRAUD GETS PAID X3 EXTRA PER TRANSACTION. IF THEY DO 10K TRANSATCTIONS A DAY INSTEAD OF MAKING THE NORMAL \$3500 IN JUST THE .35 CENT PER TRANSACTION FEE THE COMPANY TRIPPLE DIPS PER SAY AND GETS \$14,000 PER DAY. THE MATH IS HUGE AND SO IS THE DOLLAR AMOUNT WHICH IS BIG TIME FRAUD THAT I REPORTED TO THE BRANCH MANAGER WITH THE FLAME TATTOO ON HIS WRIST AT CHASE. WHICH HE BLEW OFF STATING "OH THATS JUST HOW THEY PROCESS" WELL MOST FOLKS WOULD JUST TAKE THAT AS A GOOD ANSWER BUT I DO NOT. I KNOW BETTER WHICH IS WHY WITH ALL THE OTHER STRANGE AND DOCUMENTED OCCURANCES I HAD BEEN DEALING WITH. WHEN THAT BRANCH MANAGER TOLD ME I HAD A COMPUTER VIRUS AND NEEDED TO TAKE MY PC TO BEST BUY OR FORMAT IT THEN GO BUY ALL NEW APPLE PRODUCTS I WAS VERY SUSPICIOUS. SO I KEPT THE PC LEFT IT RUN A WHILE FOR DEB TO USE TO PLAY HER INTERNET GAMES ON AND I DID GO BUY ALL NEW APPLE PRODUCTS. THEN I PULLED THAT PC AND KEPT IT AS IT HAD AND STILL DOES HAVE ALOT OF THE EVIDENCE OF THE STRANGE THINGS I HAD BEEN DEALING WITH DURING THAT TIME FRAME IN SAN TAN. I CAN PROVE THE STRANGE OCCURANCES I SQUALKED ABOUT THEY ARE EITHER ON THAT PC OR IN MY EMAILS AS I WOULD EMAIL ALOT OF THINGS TO MYSELF AT MULTIPLE EMAIL ADDRESSES I HAVE FOR THAT REASON GMAIL YAHOO AND MY SERVER ON GODADDY FOR STORAGE. ACCORDINGN TO DAVID DEGARD WHO IS CHUCK DEBS 2ND DEAD HUSBAND THAT DIED OF SUICIDE IN HER FRONT YARD A YEAR AND A HALF AGO CHUCK BLEW THRU ABOUT 300K WHILE DEB WAS IN HIS LIFE THEN DEB STARTED PLAYING WITH CHUCKS HEAD WHEN SHE LEFT HIM. I FULLY BELIVE THAT AFTER WHAT ALL I HAVE BEEN DEALING WITH IT ALL MAKES SENSE. THUS WHY I BROUGHT THE FBI IN TO SORT THRU SOME OF THIS MESS WITH ME.

YOUR HONOR HONESTLY THIS WHOLE THING HAS TAKEN A SERIOUS TOLL ON ME PERSONALLY TO THE EXTENT THAT I COULD SIT HERE AND GO THRU THE REST OF THE AUDIO AND ANNOTATE ALL THE WAY THRU MY 15 PAGE ALLOWANCE BUT I HONESTLY DONT THINK I NEED TO DO THAT AS IM SURE UPON REVIEW BY AN ACTUAL JUDGE SUCH AS YOURSELF YOU WILL EASILY SEE THE ERRONOUS ACTIONS AND DECISIONS MADE IN JUSTICE COURT AS I WAS NOT ALLOWED TO FULLY DEFEND MYSELF AT ALL. THUS MY RESERVATIONS ABOUT SO MANY THINGS AS I AM A GOOD HEARTED AND HONORABLE MAN THAT HAS KEPT TO HIMSELF FOR MANY MANY YEARS FOR REASONS JUST LIKE WHAT IM DEALING WITH NOW. IF I DONT LET ANYONE GET CLOSE OR KNOW MUCH ABOUT ME I CAN USUALLY SORTA FLY UNDER THE RADAR AND NOT DEAL WITH COMMOTION AND JUST LIVE IN PEACE AND QUIET. I CAN GO DAYS WITHOUT TALKING AND I KIND OF LIKE IT THAT WAY. BUT IN ALL THIS IVE HAD TO SHOW MY WHOLE LIFE TO THE WORLD ON MY INTERNATIONALLY KNOWN WEBSITE ORIGINALPRECISION.COM JUST TO SAVE MY OWN SKIN AND

WORK(S). ILL NEVER RECOVER MY OLD ANONYMITY THAT I LOVED SO MUCH EVER AGAIN NOW. I KNOW FROM MY LIFES EXPERIENCE AND BEING CLEARED FOR TOP SECRET IN THE MARINES IN MY EARLY 20S THAT EVERYTHING IS NOT ALWAYS ON THE UP AND UP. THUS THE REASON IVE KEPT TO MYSELF THE WAY I TYPICALLY DO. IT LIMITS PROBLEMS LIKE THESE FROM BEING IN MY LIFE. IF I HAD KNOWN DEB WOULD HAVE DONE SOMETHING LIKE THIS TO ME I WOULD HAVE REMOVED MYSELF FROM HER LIFE A LONG TIME AGO SAME AS I DO WITH ANYONE THAT DOES ME DISHONORABLY. I JUST TURN AND WALK AWAY LIKE THEY NEVER EXISTED AT ALL ITS NOT WORTH THE HASLE AT THAT POINT. ID RATHER SPEND THE REST OF MY LIFE WITH NOT A HUMAN AROUND THAN DEAL WITH LIES AND DECIEPT WHICH IS WHY I LOVE MY R&D SHOP SO MUCH I CAN GO IN THERE AND MY MACHINES WONT LIE TO ME OR DECIVE ME. THEY DO THE RIGHT THING EVERY TIME REPEATEDLY. UNLESS THEY GET OUT OF ADJUSTMENT A BIT BUT I ALWAYS CHECK THEM BEFORE I START TO RUN THEM SO I KNOW THERE WONT BE ANY QUALITY OR DIMENTIONAL ISSUES. MY OLD SHOP IN SAN TAN IS A MEAR MEMORY NOW. I NEVER WANT TO GO BACK TO THAT CORNER OF PINAL COUNTY EXCEPT TO GET MY STUFF AND GET COMPLETELY OUT OF THERE CAUSE OF ALL THIS ITS MADE ME NOT TRUST THAT AREA AT ALL. I HAVE A NEW SHOP IN MARICOPA COUNTY WHICH IM LOOKING FORWARD TO GETTING UP AND RUNNING ONCE I CAN GET ALL MY STUFF BACK SO I CAN GET BACK TO MAKING COOL STUFF FOR PEOPLE IN AS SOON AS I CAN GET THIS TRAVESTY CLEARED UP SO I CAN MOVE MY MACHINES AND PERSONAL STUFF FROM SAN TAN AND BUY BACK MY GUNS AND STUFF I HAD TO SELL CAUSE OF THIS ACT OF DEB. ALL I EVER WANTED WAS TO MAKE NEW UNIQUE STUFF WHICH IS WHAT I ACCELL AT. HOPEFULLY SOON ILL BE ABLE TO GET MY AMERICAN GATLING ITEM INTO ALL THE LEO CRUISERS IN THE COUNTRY ITS A LEGIT STEEL GATLING BOLT ON THAT GIVES FOLKS LAWFUL GATLING ACTION SUPPRESSIVE FIRE CAPABILITY ON ALL THE POPULAR GUN PLATFORMS. THIS IS HUGE TO SAY THE LEAST IN THE GUN WORLD THUS MY ULTRA SECRECY AND SUSPISION OF MOST ANYONE AND ANYTHING SINCE LAST FALL WHEN I REALLY GOT INTO STARTING THE DEVELOPMENT. ITS ROCK SOLID ENOUGH I COULD PUT IT ON ALL THE M-16S IN THE MILITARY. WHEN I WAS IN ID HAVE BEEN EXTATIC TO HAVE THAT THING ON MY 16 NOT TO MENTION HOW ADVENTAGEOUS IT WOULD BE FOR COPS TO HAVE IN THIER CRUISER AS A FORCE MULTIPLIER IF THEY GOT STUCK IN A BAD POSITION AND HAD TO HOLD DOWN THEIR PERIMETER TILL REINFORCEMENTS GOT THERE. ITD BE A LIFESAVER FOR THOSE GUYS IF THEY WERE OUTGUNNED AND ALONE. ALL FROM ONE APPEARINGLY NON DESCRIPT GOOD OL BOY REDNECK FROM THE WOODS IN OHIO WITH AN IQ AND INTELECT THAT PROBABLY RIVALS EINSTIEN AND TESLA, AT TIMES.

R/S
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