BACKUP COPIES OF ARTICLES

<u>Article One – Crimes against the disabled</u> <u>ADA violations</u>

LEE COUNTY, FLORIDA

"IN 2017, SCOTT HUMINSKI RECEIVED DEATH THREATS IN THE MAIL FROM MARICOPA COUNTY, ARIZONA, AND HE WAS FORBIDDEN FROM REPORTING IT TO THE SHERIFF, MIKE SCOTT, BECAUSE HE HAD A GAG ORDER AGAINST HIM PROHIBITING THE REPORTING OF CRIME. IT IS STILL IN EFFECT PROTECTING SHERIFF CARMINE MARCENO FROM DOING HIS JOB, THIS IS WHY HUMINSKI WAS JAILED, FOR REPORTING A CRIME TO THE SHERIFF WHEN A COURT-ORDERED GAG ORDER WAS OBTAINED BY THE SHERIFF."

Who is Scott Huminski?

Scott Huminski is a Lee County resident unwilling to sit on the sidelines while his fellow citizens are treated inhumanely and while federal crimes go unpunished. Huminski's anti-police state rock band, <u>Scott X and the Constitution Commandos</u> have caused a stir for Lee County officials because their <u>music</u> not only stands up for

what is right but exposes the corruption in their ranks. As featured in <u>RT American, RT.com</u>.

Sign Scott Huminski's Change.org petition: http://chng.it/KzQyvZwtLb

Huminski's issues with the Lee Sheriff began in 2014 and continued thru December, 2017 when Huminski began receiving death threats in the U.S. Mail from a domestic terror cell in Maricopa County, Arizona. The members of the terror cell were Justin M. Nelson, Trevor Nelson and Debra Riffel. (Justin M. Nelson, subsequently, committed suicide when Arizona authorities began investigating his terror cell.) Law enforcement refused to respond to Huminski's report of the death threats. Withholding service is a technique used by the Sheriff to retaliate against his critics for political gain. Huminski's troubles have continued under Sheriff Carmine Marceno.

Of course, while other governments may ignore, or simply be irritated by a citizen so clearly using his freedom of speech, the Lee County Sheriff decided to take action. Huminski was not allowed to speak freely, Sheriff Carmine Marceno has made sure of that. If Huminski wasn't killed by the terror cell, then law enforcement would step in to silence a critic of the police state.

Allegations Against Carmine Marceno

Carmine Marceno is under investigation by the Department of Justice for serious violations. Amongst the allegations he's being investigated for are civil rights abuses, human rights abuses, and for violating the Americans with Disabilities Act of 1990 with felony abuse of a disabled adult that also violates Florida disability Statutes. All this, for a man whose campaigns are being partially funded by former President George W. Bush and his wife.

So, if there's already an ongoing investigation, why not simply wait for the courts to decide? Because an investigation like this isn't a priority and can take years to be seen through. And, as you'll learn shortly, this time may be the difference between life and death for someone under Carmine Marceno's care.

These are crimes that shouldn't equate to an investigation, it should lead to an arrest. There is a wide breadth of crimes that have been committed by him that could, and should, lead to an immediate arrest and bring an end to his wrongful treatment of his citizens.

The Biggest Problem is Behind Closed Doors

Carmine Marceno's wrongdoing is largely taking place behind closed doors in the Lee County Jail. There, he has been instrumental in forcing the elderly, disabled Americans to sleep on the floor of their cells. Citizens are stripped and forced to stand in 55-degree cells until they become hypothermic. Disabled citizens, like Huminski, are supposed to have private cells, yet they refused to supply him with one. Marceno also forces nurses without medical authority to take medication away from those in the County Jail, which could be a lifeending decision.

The County Jail is not a high-security prison. This is a place many of us could end up in for a drunken mistake, or in Lee County, simply for speaking our minds. Are these brutal measures perhaps a way for Marceno to tackle the gross overcrowding issue?

All this is what Huminski had to endure during his stay in Lee County jail. As a disabled man, he was not treated correctly under ADA laws. He was not supplied his own cell, and he had his vital blood pressure medication he's been taking for 22 years, taken away without his permission, or without first consulting the medical doctors who prescribed the medication.

Huminski was placed in solitary confinement upon arrival at Lee County jail, without cause, in a cold 55-degree cell without adequate clothing for about 8 hours. When he requested his medication shortly thereafter, he was refused. Huminski has been on Toprol ER, a blood pressure medication for 22 years. Nurses at the county jail illegally took him off that medication and changed his medication to diuretics, which is known to be toxic or even deadly to Huminski in the past. Huminski was unaware the nurses gave him diuretics because the nurses didn't tell him that's what he was ingesting with water in a paper cup. The nurse's actions are considered to be attempted murder, and they should be facing criminal charges.

HUMINSKI WROTE IN EMAILS SHARED WITH THOSE INVOLVED WITH THE DEPARTMENT OF JUSTICE INVESTIGATION, SAYING, **"IS A PERSON MORE LIKELY TO DIE WHEN HIS BLOOD PRESSURE MEDICATIONS THAT HE HAD BEEN ON FOR 22 YEARS ARE ABRUPTLY ENDED WHEN THEY'VE BEEN ON THOSE MEDICATIONS PRESCRIBED BY MEDICAL DOCTORS**

FOR 22 YEARS WITH GREAT SUCCESS?"

"THESE NURSES MADE A DECISION THAT OVERRODE THOSE MADE BY MY DOCTOR. IF THE ANSWER IS YES, THE NURSES MAY QUALIFY FOR ATTEMPTED MURDER CHARGES, AS MAY OTHERS INVOLVED IN THIS MATTER. IF THEY STILL PRACTICE

MEDICINE, THE PUBLIC IS AT RISK," HUMINSKI SAID.

Medical professionals should be here to safeguard our community, no matter where they are, what kind of medication or health problem it is, and regardless of who they're dealing with. This concerns basic human rights, which were violated in this instance. Of course, it's not only Scott Huminski's human rights that were violated in Marceno's charge, but it was also the ADA, the social security administration's disability determination laws, and other citizens held at the Lee County jail.

Violating the Americans with Disabilities Act and Florida disability Statutes are federal and state crimes, yet no one has had to answer for the terrible conditions Huminski faced.

NOW, HE'S USING HIS VOICE TO TELL THE WORLD ABOUT HIS

MISTREATMENT. "I RELY HEAVILY ON THE FIRST AMENDMENT

TO HOPEFULLY END THE OFFICIAL CORRUPTION AND CRIME

IN LEE COUNTY," HE WROTE IN EMAILS REQUESTING AN

ADVOCATE FOR HIS ADA RIGHTS.

Constant Obstruction of Huminski's First Amendment Rights

Huminski's trial did not end once he was released from Lee County jail. Everyone has a right to free speech, and all channels of communication should be open to best allow people of all physical and mental disabilities to speak out when necessary. Yet Huminski was not provided this right.

HUMINSKI WROTE THAT "MY DISABILITIES AND EXTREME

FEAR OF BEING SUBJECTED TO TORTURE AGAIN BY THE LEE

COUNTY SHERIFF ONLY PERMIT MY COMMUNICATION WITH

LAW ENFORCEMENT VIA EMAIL, WHICH THE SHERIFF

PROHIBITED." WHEN HUMINSKI DID SPEAK UP, HE WAS TOLD

HE COULD NOT CONTACT THEM.

HUMINSKI CONTINUED AND WROTE, "THE SHERIFF HAD NO NEED TO COMMUNICATE THIS TO ME WHEN IT IS ALREADY CODIFIED IN THE ORDER OF JUDGE ADAMS PROHIBITING ALL LCSO CONTACT, UNDER THE THREAT OF IMPRISONMENT. I BELIEVE MR. HOLLOWAY CHOSE TO SEND THIS EMAIL MERELY TO HARASS AND TERRORIZE."

Lee County law enforcement also violated the Sunshine Laws by failing to produce arrest reports when requested.

The Trend of Terrible Sheriffs is Getting Worse

Sheriff Carmine Marceno is the one who is supposed to keep Lee County citizens safe, yet he is not only failing to do so but is also failing to follow the laws he is supposed to abide by and enforce. This double standard should not go unpunished. Nor should the extreme injustices and Human Rights violations happening in the Lee County jail go unknown.

Sheriff Carmine Marceno is worse than Sheriff Mike Scott who came before him. Word of the allegations against him is far-reaching. Sean Hannity's best sheriff friend, Carmine Marcino, has even appalled fellow Republicans. A The Guardian article from September 2019 identifies further crimes, such as not truly being a qualified police officer, wrongful donations and payments during his election campaign that wasn't properly reported to Florida's authorities, as well as inappropriate behavior toward women in his office.

Amira Fox and Sean Hannity

Amira Fox is the highest law enforcement entity in southwest Florida, and she has chosen not to prosecute because she and the sheriff are

buddies. Amira Fox has also attended fundraisers for Sheriff Carmine Marceno's election campaign as a special guest.

Carmine Marceno raised thousands for Amira Fox's campaign, he was her closest campaign supporter. Now Amira Fox should be prosecuting Marceno for several felonies and ethics violations, but Carmine Marceno gets a pass. Marceno falsely impersonated a law enforcement officer for 17 years, falsified documents to illegally become a law enforcement officer, and illegally used his office to pursue sex with crime victims. Amira Fox has a duty to prosecute Marceno under the laws of Florida, but she refuses. Now Lee County has the special honor of being the most corrupt county in Florida.

Amira Fox initiated a criminal prosecution against Huminski with a forged charging document. 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 named Scott Huminski.

There are also forgeries of judicial recusal orders in the case that are 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 strike foul blows.

In Conclusion

Is it simply Marceno's connections, having met President Donald J. Trump, Vice President Mike Pence, and his friendship with former President George W. Bush, that keeps him in his role? With mounting allegations in all areas, it seems likely. Sean Hannity wrote on Twitter, "My buddy Carmine," as well as writing "Two great men, a great choice!" When Mike Scott insistently urged former Governor Rick Scott of Florida, who is now a Senator, to choose Marceno to take over. He has since mass-deleted his old tweets. Hopefully, this is a telling sign that Marceno can be toppled, and he intends to disassociate himself from him long before then.

So, what can you do to help? If you live in Lee County, do not vote for Carmine Marceno. If you live anywhere else, sign Huminski's Change.org petition to show that we will not stand to see citizens treated this way, nor allow our leaders to be so corrupted.

Sign Scott Huminski's Change.org petition: http://chng.it/KzQyvZwtLb

<u>Article Two – Carmine Marceno Cover-up</u> of felony forgery and official misconduct

Lee County Sheriff Carmine Marceno Cover-Up of State Attorney Amira Fox's Forgery! **LEE COUNTY, FLORIDA –** Two types of courts exist in Lee County, Florida, Circuit Court and County Court, and this is a report about the crime of Forgery and Official Misconduct. Both of those charges are 3rd-degree felonies and are used to bounce cases between these two courts by a State Attorney to shop for the best judges and courts for cases. Judge shopping is a common allegation in the legal world, in Lee County, Florida they push judge shopping to a higher level of corruption, Court shopping. It is difficult and can only be accomplished with an official crime. Now the UNelected Sheriff, Carmine Marceno is neck-deep in these serious government crimes.

Sign Scott Huminski's Change.org

petition: http://chng.it/KzQyvZwtLb

Scott Huminski, the founder and leader of the <u>anti-Police State rock</u> <u>band</u>, Scott X and the Constitution Commandos began receiving death threats from Maricopa County, Arizona in 2013 through 2017. When Huminski began reporting the crime to Sheriff Mike Scott, instead of enforcing the law, Mike Scott chose to silence Huminski and deny him law enforcement and public safety services in Lee County to this pesky activist. So he then obtained a gag order to silence Huminski. Henceforth all communication with the sheriff or any of his staff became a crime of contempt.

IN THE CIRCUIT COURT OF THE TWENTIETH JUDICIAL CIRCUIT IN AND FOR LEE COUNTY, FLORIDA CIVIL ACTION SCOTT HUMINSKI, Plaintiff, v. CASE NO. 17-CA-000421 TOWN OF GILBERT, AZ, et al. Defendants. / DEFENDANT MIKE SCOTT'S MOTION TO PROHIBIT PLAINTIFF FROM DIRECTLY CONTACTING, COMMUNICATING WITH, OR OTHERWISE SERVING MATERIALS DIRECTLY UPON SHERIFF MIKE SCOTT, HIS AGENTS, SERVANTS AND EMPLOYEES

Defendant, MIKE SCOTT, individually and as Sheriff Lee County, Florida, hereby

files his Motion to prohibit Plaintiff from Directly Contacting, Communicating With, or

Otherwise Serving Materials Directly upon SHERIFF MIKE SCOTT, his Agents

Upon receipt of another death threat in 2017, Huminski reported it to the sheriff as any ordinary citizen would, and the Sheriff had his crony State Attorney Amira Fox prosecute Huminski. For a critic of the police state, reporting a crime is a crime, Contempt of Court.

Things went wrong for Amira Fox because the Court and judge she chose for the case, Judge Elizabeth Krier, a Circuit Court judge, recused herself from the case because of extreme conflict of interest. The new judge on the case was Chief Circuit Judge Michael McHugh who does not have the same propensity to ignore the rule of law that made Judge Krier the perfect choice for Amira Fox. Although Circuit Judge McHugh knew of the dirty details of this case, he didn't wish to participate and was happy to look on from the sidelines while the corruption transpired.

Amira Fox hatched a scheme to get a contempt of court case before a judge and a Court whereby it would be guaranteed that activist Huminski would be convicted by a Judge that would be willing to ignore the Statutes and Constitution, Florida Contempt Rule 3.840, and the federal right to counsel and a jury trial mandated by the Bill of Rights as well as Florida Rule 3.840. See Rule 3.840.

Now State Attorney Amira Fox had to get creative, she didn't want the Contempt Case in 17-CA-421 to be heard by Chief Circuit Judge Michael McHugh because he tends to obey the Rule of Law and he is not quite as prone to corruption.

Fox needed a solution – FORGERY

On June 30, 2017, Amira Fox printed out a court order from the **20th Circuit Court**, case 17-CA-421 dated June 5, 2017. See page 1 of the June 6 order with the correct timestamp and the correct docket number that Amira Fox printed out on June 30, 2017. Page 1 of order. All legitimate and proper except for one thing, in Florida and virtually all jurisdictions within the United States, contempt is a *sui generis common law offense* so the empty line for "*Criminal Case No.*" was correctly left blank. A contempt case is neither a misdemeanor nor felony and not civil nor criminal as both the Florida and United States Supreme Court have long held. <u>https://en.wikipedia.org/wiki/Sui generis</u>

Still on June 30, 1017, Amira Fox, then with the printed-out June 5 order in front of her, hand-modified the order by pen (hand-written) with a newly generated **Lee County Court** docket number, 17-MM-815 which she created behind the back of Judge Krier, without a new signature from Judge Krier. See Page 1 of the forgery of Amira Fox manufactured on June 30 with a new handwritten docket number and a double-time stamp on the top of the paper indicating that the order is a forgery and not an original order authored and signed by a judge. Page 1 of Order.

The forgery and filing it in County Court with a "MM" designation reserved solely for statutory misdemeanors converted the <u>sui generis</u> contempt to a statutory misdemeanor absent any Florida Statute that would allow such shenanigans. This is not only felony forgery, but, the false misdemeanor

designation is felony official misconduct. Amira Fox's "law and order" style of justice at work. F.S. 831.01, F.S. 838.022

The handwriting on the forgery is now ripe for analysis by the Carmine Marceno's Lee County Sheriff Office for felony forgery and felony official misconduct charges, F.S. 831.01, F.S. 838.022, and he has notice and knowledge of the crimes.

With a new Docket Number and a fresh forgery of a court order that Amira Fox manufactured (behind the back of Judge Krier, without a new signature from Judge Krier), Fox was ready to prosecute a case against Scott Huminski in another court, a second court, a double jeopardy violation.

The cunning State's Attorney, Amira Fox, then took this forgery to the clerk of court, told them that this was an order from a judge when it was actually a forgery manufactured by Amira Fox that same day. She then filed it as a charging document initiating a new criminal case in a completely different Court, Lee County Court, with a forged hand-written docket number, 17-MM-815, with a "lifted" old judicial signature and made sure the case was assigned to Judge James Adams.

Amira Fox knew Judge James Adams would have no problem with the forgery, and a judge that he had been caught and condemned by the Second District Court of Appeal in Lakeland, Florida in case Pena v. State and Judge James Adams had been reprimanded by the Florida Supreme Court for sexual misconduct with an attorney appearing before him in exchange for great results in court for the sexually abused attorney. Case hijacking was right in Judge James Adams' comfort zone. Anything goes.

Judge Adams' history of hijacking cases from other courts/judges made him the perfect judge to accept Amira Fox's forgery and to work with Fox to convict at all costs, which turned out to include stripping Huminski of defense counsel and the right to a jury trial mandated by the Bill of Rights and Florida Rule 3.840. Now Fox had everything set up for conviction based upon her forgery. There was just one problem though, because of the forgery of Judge Krier's signature (electronically "lifted" from the June 6 20th Circuit Court order) and the back channels used in the dark recesses of the Lee Courthouse Complex, Huminski was never served with the forgery. There existed no valid case against Scott Huminski, because, unfortunately for State Attorney Amira Fox, judicial signatures cannot be recycled and reused like clothing at a Goodwill store, they must be authentic originals. See Docket sheet from the case initiated with a forgery, Lee County Court, 17-MM-815, NO SERVICE. See Docket.

Fundamental Due Process in the United States requires a Court to have personal and subject matter jurisdiction over a cause to proceed. Why didn't Amira Fox serve the document, it's free and quite simple? Maybe Amira Fox was just too embarrassed about the forgery or the corrupt courthouse gymnastics used to get the forgery filed in a new court just caused her to forget to serve the document ... she was just too busy manufacturing and filing the forgery. The result of a lack of service is a court has no personal jurisdiction over a defendant equating to no legal case at all. The case is void. Docket without service.

EPILOGUE

The acts of moral turpitude by Sheriff Carmine Marceno, State's Attorney Amira Fox, Judge James Adams, and Clerk of Courts Linda Doggett in this little corrupt corner of southwest Florida have extended to a Tampa appellate court and to the Florida Supreme Court. Anything goes for a bloodthirsty prosecutor out for a pound of flesh despite the burden on courts throughout the State of Florida foisted upon them by a corrupt prosecutor and judge that rubber-stamps prosecutorial misconduct and constitutional violations. This is judicial and prosecutorial misconduct that is prejudicial to the administration of justice. Judge Adams and Fox make an interesting crime-fighting, or, more properly, crime-perpetrating duo. See Brief filed in the Florida Supreme Court that memorializes the events and issues presented in the case of per se government crime and misconduct. Huminski v. Florida, SC20-598.

First of all, the June 5, 2017 signature of a judge cannot be lifted off one document, affixed to another document, and then held out by prosecutor Amira Fox as an order authored by a judge and valid to initiate a new case in a new court on June 30, 2017. The signature of Judge Krier in Circuit Court case, 17-ca-421, is just that, a judicial signature valid only on one document, in one court, the 20th Circuit Court, and in one case 17-ca-421.

As a criminal prosecutor one would think Amira Fox would at least be better at forgery than simply lifting a judicial signature to forge a court order. The forgery of June 30, 2017, retains the signature of Judge Krier from June 5, 2017, and the date of signing is June 5, 2017, and the paper is date stamped on June 5, 2017, even though this manufactured order was created on June 30. The forgery of June 30 was hand modified by Amira Fox with a new docket and case number and it is time and date stamped both on June 5, 2017, and June 30, 2017. In the Lee Court Complex, court orders are indeed like used clothing at a goodwill store that can be used and recycled over and over again lacking any scintilla of legitimacy.

Amira Fox should have at least removed the June 5 courthouse date and time stamp from the filing in the Circuit Court on the June 30 County Court filing while she was manufacturing the order to create a more credible new County Court order. In forgery, haste can make waste or a very transparently poor forgery.

6/30/2017 4:52 PM Filed Lee County Clerk of Courts 6/5/2017 1:56 PM Filed Lee County Clerk of Court

Why the obsession to create a forged court order? Amira Fox correctly calculated that her chances of success in the Circuit Court were no longer good without Judge Krier who recused from the case. The forgery was manufactured not only for the purpose of judge shopping, but Amira Fox also engaged in the forgery for Court shopping. If the case stayed in Circuit

Court where it was properly initiated, there would be no need for a forged court order. She desperately wished the case to be in County Court with Judge Adams who was known for case hijacking and constitutional deprivations among other scandalous problems.

The forgery by Amira Fox was accompanied by assistance from the Clerk of Courts, Linda Doggett, who falsified court records by back-dating and docketing the forgery to almost a month earlier to make it appear more legitimate on court docket sheets. Amira Fox and the clerk also falsified the "offense date" on court docket sheets in Lee County Court, 17-mm-815 docket sheet. The true "offense date" is April 26, 2017, not June 5, 2017, as lied to by the Clerk of Courts on court docket sheets that Linda Doggett, in 2019, certified as authentic to the 2nd District Court of Appeal in Lakeland, Florida. See the very first order of April 26, 2017, memorializing the true and correct offense date on or before April 26, 2017. True order and correct offense date. Unlike the felony Official Misconduct, F.S. 838.022, forgery of Fox and Doggett, this court order is the true and authentic 119 pages long, not the 3-page length of the Amira Fox forgery.

This is felony Official Misconduct related to the docket sheet and the mysterious disappearance of 116 pages from the court order is further evidence of sloppy forgery and felony Official Misconduct related to the felony forgery.

The clerk's back-dating and false "offense date" are felony Official Misconduct related to the docket sheet. In fact, the filing date of the forgery of June 30, 2017, even though stamped on the forgery by the Clerk, appears nowhere on any court docket sheet in any related case at the Lee Courthouse complex. Detailed descriptions, copies of court papers, government documents, and other evidence were forwarded to Sheriff Carmine Marceno and are at the Sunshine Law document request at Muckrock.com alerting Sheriff Carmine Marceno of the rampant crime flourishing in the Lee Court Complex. What has Sheriff Carmine Marceno done subsequent to his knowledge of these crimes – cover them up and hope nobody notices?

THE AFTERMATH

Now, the new UN-elected sheriff, Carmine Marceno, appointed by former Governor Rick Scott at the insistence of former sheriff Mike Scott who has received a formal complaint of the courthouse forgery via a muckrock.com Sunshine Law request is happy to be part of the cover-up in this courthouse crime. He is now actively participating in the cover-up. See Also.

Forgery and Official Misconduct are third-degree felonies as described in Florida Statutes Section 831.01 and 838.022 and carry a penalty of up to five years in prison, up to five years of probation, and up to a \$5,000 fine. The statute of limitations for cases against government employees extends for two years after the government employee leaves office. The statute of limitations will still hold for three years after Amira Fox, Linda Doggett, Judge James Adams, and Carmine Marceno leave their offices.

Sheriff Carmine Marceno continued on with Mike Scott's crime of embracing a gag order against Huminski if Huminski reported a crime. Reporting crime *is a crime* in Mike Scott's and now Carmine Marceno's world. The gag order is still in effect barring Huminski's communication with anyone working under Marceno, including his staff who are always present at the courthouse as bailiffs and security. And, now, there's the forgery and official misconduct Marceno knows about and is covering up.

Amira Fox was prosecuting Huminski for reporting a crime to Sheriff Mike Scott, the crime of death threats Huminski was getting from Maricopa County, Arizona. For an activist like Scott Huminski that the government wishes to silence, reporting a crime is a crime and the First Amendment is cast aside. Now close allies, Sheriff Carmine Marceno and State Attorney Amira Fox are truly partners in crime as well as in politics.

Ironically, tragically and notoriously, the court shopping scheme of Amira Fox via the use of forgery and Official Misconduct was invalidated by a 2019 order of a Tampa appellate court, the Second District Court of Appeal, in Huminski v. State, 2D19-1247. See ruling finding that the offense Huminski was charged with, contempt of court, can only be heard by the court where it occurred invalidating the criminal antics of Amira Fox and her cohorts in the Lee County Court for a 20th Circuit Court yet, contempt matter, Huminski stands convicted and was imprisoned. Ruling 2D17-1247. This ruling is patently consistent with logic, the charge was contempt of court, not contempt of every and any court. Illegally adjudicating alleged Circuit Court contempt in County Courts is corruption unique to only southwest Florida, the remainder of the State operates legally, however, the official crimes impact Tampa area courts and the Florida Supreme Court as this level of corruption is hard to contain.

Sign Scott Huminski's Change.org

petition: http://chng.it/KzQyvZwtLb

Court order prior to service, page 1, dated 6/5/2017, legal and proper:

6/5/2017 1:56 PM Filed Lee County Clerk of Court

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

CIVIL CASE CAPTION

SCOTT HUMINSKI, Plaintiff v. TOWN OF Gilbert, AZ, et al Civil Case No.: 17CA421

Criminal Case No.

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

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 <u>Order to Show Cause</u> directed to SCOTT HUMINSKI for violation of the <u>Orders</u> 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:
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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

Court order, page 1, marked served 6/5/2017, but with a 6/14/2017 court filing date, Legal and proper:

	06/14/2017 4	55 PM Filed Lee Count	y Clerk of Court	170014603
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, a*		444		•
	IN THE CIRC	UIT COURT OF THE TWENTIETH	JUDICIAL CIRCUIT,	•
		IN AND FOR LEE COUNTY, FLO	RIDA	20 2
CIVIL CAS	SE CAPTION			J JUN -
SCOTT H	UMINSKI,	Civil Case No.: 1	7CA421	CI NAM
Pi	laintiff			PH BASE
v.		OXIC	SINAL POR SE	RVICE
TOWN OF	F Gilbert, AZ, et al			G

n

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Criminal Case No.

DESCRIPTION OF SCOTT HUMINSKI		
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Sine SERVED TIME COMMENT DEPUTY L	DATEG-13	2017	1 6/6 1400 Normswon 6/7 1012 " 6/8 808 "	0

FORGERY, page 3, lifted from a June 5, 2017, 20th Circuit Court order and filed in Lee County Court on June 30, 2017, without a new judicial signature. Forgery and Official Misconduct. F.S. 301.01. F.S. 838.022.

Third-degree felonies:

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

Circuit Judge, Elizabeth V. Krier

Copies to: <u>J</u> State Attorney's Office <u>J</u> Public Defender's Office



S. Douglas Knox & Keely Morton, attorneys for Defendant-City of Glendale at <u>doglas knox@quarles.com</u>; <u>keely.morton@quarles.com</u>; <u>docketfl@quarles.com</u> Robert D. Pritt & James D. Fox, Attorneys for City of Surprise, AZ at <u>serve.rpritt@ralaw.com</u>; <u>ifox@ralaw.com</u>; <u>serve.lfox@ralaw.com</u> Robert Sherman, attorneys for Defendant-Sheriff Mike Scott at <u>Robert sherman@henlaw.com</u>; <u>Courtney.ward@henlaw.com</u> Kenneth R. Drake & Doron Weiss, attorneys for SCRIBD, INC. at <u>kendrake@didlawyers.com</u>; <u>dweiss@didlawyers.com</u> Court order, page 3, all legal and proper, note the electronically reproduced signature in the prior image identical to this paper. Humanly impossible for both signatures to be so exact they can be overlaid upon each with no variance. Note the absence of a time/date stamp in the margin unlike the forgery in the prior image: 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

Circuit Judge, Elizabeth V. Krier

Copies to: _____ State Attorney's Office

✓ Public Defender's Office

S. Douglas Knox & Keely Morton, attorneys for Defendant-City of Glendale at doglas 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; ifox@ralaw.com; serve_ifox@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@didlawyers.com; dweiss@didlawyers.com



Court order forgery dated 6/5/2017 but filed on 6/30/2017 that contains both the court time stamp when the authentic order was filed

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on 6/5/2017 and the 6/30/2017 date of the forgery. There are two contradictory dates are in the header of the document. Court orders can

not be recycled and reused by a corrupt State's Attorney. 6/30/2017 4:52 PM Filed Lee County Clerk of Courts 6/5/2017 1:56 PM Filed Lee County Clerk of Court

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

٧.

TOWN OF Gilbert, AZ, et al

Criminal Case No. 17-MM-000815

Filed 85/38/2817

DESCRIPTION OF SCOTT HUMINSKI		
GENDER: Male	EYE COLOR: 7	
RACE: Caucasian	HAIR COLOR: Brown	
HEIGHT: approx, 5 ft 10 in.	LAST KNOWN ADDRESS: 24544 Kingfish St.	
WEIGHT: ?	Bonita Springs, FL 34134	
DOB: 12/1/59		

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 <u>Order to Show Cause</u> directed to SCOTT HUMINSKI for violation of the <u>Orders</u> 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

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