



Florida Commission on Ethics
 P.O. Drawer 15709, Tallahassee, Florida 32317-5709
 "A Public Office is a Public Trust"

COMPLAINT

1. PERSON BRINGING COMPLAINT:

Name: Scott Huminski Telephone: 239 300 6656
 Address: 26 Fleetwood Drive
 City: Palm Coast County: flagler State: fl ZIP: 32137

2. PERSON AGAINST WHOM COMPLAINT IS BROUGHT:

Use a separate complaint form for each person against whom you are filing a complaint.

Name: Amira Dajani Fox Telephone: 239-533-1102
 Address: PO Box 399
 City: Fort Myers County: Lee State: Fl ZIP: 33902-0399
 Title of office or position held or sought: State's Attorney

3. STATEMENT OF FACTS:

Please provide a full explanation of your complaint, describing the facts and the actions of the person named above and why you believe he or she violated the law, and include a statement of how you became aware of these facts. Include relevant dates and the names and addresses of people whom you believe may be witnesses. Please do not submit more than 15 pages, including this form. Please do not submit video or audio tapes, CD, DVDs, flash drives, or other electronic media; such material will not be considered part of the complaint and will be returned.

4. OATH:

I, the person bringing this complaint, do swear or affirm that the facts set forth in the foregoing complaint and attachments thereto are true and correct to the best of my knowledge and belief.

[Signature]
 SIGNATURE OF COMPLAINANT

STATE OF Florida
 COUNTY OF Flagler

Sworn to (or affirmed) and subscribed before me by means of physical presence or online notarization, this 2 day of Dec, 2024, by Scott Huminski
 (name of person making statement)

[Signature]
 (Signature of Notary Public)
 Notary Public State of Florida
 Dona Lea Clutter
 My Commission HH 453572
 Expires 12/1/2027
 (Print, Type, or Stamp Commissioned Name of Notary Public)

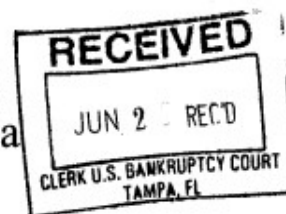
Personally Known _____ OR Produced Identification X
 Type of Identification Produced: AZ ID

<This is the 2nd Complaint regarding Amira Fox. The first complaint was dated 11/25/2024 and concerns improper/unlawful initiation of a court case via corrupt means. This Complaint addresses illegal conduct in violation of the jurisdiction of the Federal courts and an illegal scheme to evade federal court jurisdiction.>

1. On June 26, 2017 at 5:02 p.m., Huminski v. Town of Gilbert, AZ, 17-ca-421 (20th Circuit Court) was removed to the United States District Court (Bankruptcy Unit) (M.D. Fla.). See e-filing time stamp (the ink faded on the manual stamp).

Filing # 58273401 E-Filed 06/26/2017 05:02:06 PM

In The
United States Bankruptcy Court
For the Middle District of Florida



IN RE,)
SCOTT ALAN HUMINSKI,) CASE No.17-03658-9D7
DEBTOR)
) ADV. PROC. No.
)

NOTICE OF REMOVAL TO U.S. BANKRUPTCY COURT
and
PROSECUTION OF VIOLATIONS OF THE 11 U.S. Code § 362 –
AUTOMATIC STAY

NOW COMES, Debtor, Scott Huminski (“Huminski”), notices of the removal of Huminski v. Town of Gilbert, et al., 17CA421, 20th Judicial Circuit, Lee County, Florida.

Huminski also seeks to prosecute three violations of the automatic stay by one of the

The federal docketing information correctly stating “Date Removed from State: 06/26/2017” is as follows:

Adversary Proceeding #: 9:17-ap-00509-FMD

Assigned to: Caryl E. Delano
Lead BK Case: [17-03658](#)
Lead BK Title: Scott Alan Huminski
Lead BK Chapter: 7
[Show Associated Cases](#)

Date Filed: 06/26/17
Date Removed From State: 06/26/17

Demand:

Nature[s] of Suit: 01 Determination of removed claim or cause

Plaintiff

Scott Alan Huminski

represented by **Scott Alan Huminski**

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Filing Date	#	Docket Text
06/26/2017	1 (95 pgs; 4 docs)	Notice of Removal by Scott Alan Huminski against Town of Gilbert, AZ, Gilbert Police Department, Ryan Pillar, Stephanie Ameiss, City of Surprise, AZ, Surprise Police Department, City of Phoenix, AZ, Phoenix Police Department, Heather Ard, Scribd, Inc., Jason Bentley, Lee County, Florida, Lee County Sheriff's Office, Sheriff Mike Scott, Brian Allen, City of Glendale, AZ, Glendale Police, Tracey Wood. Filing Fee Not Required. Nature of Suit: [01 (Determination of removed claim or cause)]. (Attachments: # 1 Exhibit Verified Complaint - Lee County 17-CA-421 # 2 Exhibit Notice of Appeal of Judgment, et al, CT USDC 3-14-cv-01390-MPS # 3 Exhibit LCSO Polygraph Report)

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2. On the 29th of June, 2017 Amira Fox had scheduled an “arraignment” hearing in the civil case *Huminski v. Town of Gilbert* and her subordinate, Anthony Kunasek attended for the State under her direction. The State of Florida was not a party in the civil case. Despite the fact the Circuit Court matter and all issues therein (including show cause contempt orders) had been completely divested of jurisdiction from the State Court by federal removal, Amira Fox instructed Anthony Kunasek to litigate the case as if the removal to Federal Court never happened in bold criminal contempt of the United States District Court. A federal injunction

also existed staying the State case furthering Amira Fox's contempt of the federal courts and Due Process violations. One can not litigate a stayed or removed case.

Amira Fox and her willing assistant, Anthony Kunasek, proceeded with the lengthy hearing on the 29th despite their full knowledge of the removal as filed in both the Federal and State Circuit Court on the 26th and they continued to litigate a non-existent case in the State Circuit Court in violation of Due Process and in violation of federal criminal law. *18 U.S.C. § 241* (conspiracy against rights). The Federal Courts retained jurisdiction over *Huminski v. Gilbert* until August of 2017 (remand) while Amira Fox was concurrently litigating the same claims in State Court in violation of rudimentary jurisdictional precepts, the Supremacy Clause and Due Process.

Amira Fox revealed an incredible disrespect for the powers, authority and jurisdiction of the Federal Court system and the Supremacy Clause to the United States Constitution with her continued pursuit of a case stayed by federal injunction (April 2017) and ultimately removed to federal court three (3) days prior to "arraignment" at the 29th hearing. The claims and liabilities presented in *Huminski v. Gilbert* became part of the estate in bankruptcy and the litigation was stayed under *11 U.S.C. § 362* in April 2017. (<https://www.law.cornell.edu/uscode/text/11/362>) Amira Fox's participation in the hearing on the 29th constituted violation of a federal injunction that issued along with the filing of bankruptcy in April 2017. (the automatic stay *11 U.S.C. § 362*) Court orders, federal judges, federal injunctions and federal jurisdiction are all victims of Amira Fox's malicious and deviant conduct using the justice system for nefarious personal reasons and the pursuit of bad faith lawfare / weaponized justice.

Ms. Fox's disdain for the powers, authority and jurisdiction of the Federal courts materialized in this case as bankruptcy crimes and federal civil rights crimes.

Why the State of Florida, Amira Fox and Anthony Kunasek appeared at all in a case whereby they were not parties on 6/29/2017 is a mystery to this complainant. The full docket shines no light on just why did the State of Florida attend a hopelessly void and null hearing in a Court that had been divested of all jurisdiction. Lawfare and weaponized justice to obtain a pound of flesh may be the only explanation. Ms. Fox will have to explain what her motive was to violate Federal jurisdiction and a federal injunction at the hearing of 6/29/2017 in violation of bedrock American jurisprudence.

The entire transcript of the 6/29/2017 hearing and prior filing of removal notices is located at the 2407 page record,

https://edca.2dca.org/DcaDocs/2019/1914/2019-1914_Brief_530010_RC09.pdf

or

[https://web.archive.org/web/20201005171650/https://edca.2dca.org/DcaDocs/2019/1914/2019-1914 Brief 530010 RC09.pdf](https://web.archive.org/web/20201005171650/https://edca.2dca.org/DcaDocs/2019/1914/2019-1914%20Brief%20530010%20RC09.pdf)

or

https://www.indybay.org/uploads/2024/11/25/record_on_appeal_2019-1914_comp64mb.pdf

The very next day following the hearing of the 29th a new case *State v. Huminski*, 17-mm-815, appeared in the Lee County Court criminal docket on June 30, 2017. The mysterious appearance of this “criminal” case simply and transparently reveals Amira Fox’s fraudulent attempt to evade the jurisdiction of the federal courts in criminal contempt of the federal Courts. This prosecutorial use of an unsavory unknown mechanism that makes criminal cases magically appear in criminal dockets requires the assistance of clerks/courthouse staff. A *per se* conspiracy exists to evade the proper and lawful jurisdiction of the federal courts concerning Ms. Fox’s conduct that began the same week as the federal removal (divesting the State Courts of jurisdiction). Had Amira Fox waited 2 months until the remand of the case from federal court back to State Court to continue her prosecutorial schemes, the respect for the federal courts, federal judges and the federal injunction would have been preserved and there would be no Amira Fox contempt of the federal courts, their jurisdiction, their injunctions or violation of federal criminal statutes. It is highly likely State crimes were violated concerning the docketing and commencement of the new case in Lee County Court that was required pursuant to Amira Fox’s illegal scheme to evade federal jurisdiction in a removed case. Ms. Fox’s conduct did yeild a financial windfall for her government from fines, fees and penalties achieved in the matter.

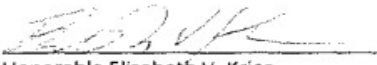
The presiding judge did go along with the lawfare of Amira Fox at the hearing of the 29th, however, after the complainant blasted an email to a large number of attorneys in the 20th Circuit, the judge recused from the case apparently realizing the corruption surrounding the initiation of the case and the absence of any and all jurisdiction. Ms. Fox had no such enlightened epiphany.

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