

Lane Myers
P.O. Box 951
Tucson, AZ 85702
#250320045
West 2 FG Rm 12
Pro-Se

BEST COPY

JAMES W. GIACOMINO
CLERK, SUPERIOR COURT
2025 JUN -5 AM 10:00
FILED

Pima County Superior Court,
For the State of Arizona

D. WANDELL, DEPUTY

State of Arizona,
Plaintiff

v.
Lane Myers,
Defendant

Case no: CR 20251060, 20251454 -00
Judge Metcalf

Defendants Rule 15.2^(b) Amended Notice
of Defenses

Mr. Myers files this Amended Notice of Defenses pursuant to Rule 15.2(b).

(1) i. CR 20251060

Mr. Myers informs this court that on Counts 1-14 in the charged indictment he will be using the following defenses.

1. Constitutionally protected activity.

All Mr. Myers conduct and speech was constitutionally protected activity pursuant to both the Arizona Constitution and United States Constitution. Shannon Walker is a State of Arizona employee with a loyalty oath pursuant to ARS 38-231 that requires her to support both the Arizona and United States Constitution and

Arizona laws. By retaliating against Mr. Myers for exercising his right to speak and publish freely pursuant to Article 2 Section 6 of the Arizona Constitution, Shawna Walker violated her loyalty oath. There is no legal or factual basis for any of the charges in the indictment. The injunction for harassment was also unlawfully issued and will be overturned on appeal.

Arizona Constitution -

Article 2 Section 6 - Freedom of speech and press

Article 2 Section 5 - Right of Petition and assembly

Article 2 Section 13 - Equal privileges and immunities

Article 2 Section 4 - Due process of law

United States Constitution -

1st amendment - Freedom of speech, Freedom of press,
Right to petition, Right to assemble

2. CR 20251454

Mr. Myers informs this court that on Counts 1-6 in the charged indictment he will be using the following defenses.

1. Constitutionally protected activity

All Mr. Myers conduct and speech was constitutionally protected activity pursuant to both the Arizona Constitution

and United States Constitution. Shannon Walker is a State of Arizona Employee with a loyalty oath pursuant to ARS 38-231 that requires her to support both the Arizona and United States Constitution and Arizona Laws. By retaliating against Mr. Myers for exercising his right to speak and publish freely pursuant to Article 2 Section 6 of the Arizona Constitution, Shannon Walker violated her loyalty oath. There is no legal or factual basis for any of the charges in the indictment. The injunction for harassment was also unlawfully issued and will be overturned on appeal.

Arizona Constitution -

Article 2 Section 6 - Freedom of speech and press

Article 2 Section 5 - Right of petition and assembly

Article 2 Section 13 - Equal privileges and immunities

Article 2 Section 4 - Due process of law

United States Constitution -

1st amendment - Freedom of speech, Freedom of press,

Right to petition, Right to assemble

(2) Witnesses

Mr. Myers files this witness list in support of his listed defenses in 15.2(b)(1).

David Hill - Tucson Police Sgt
Eric Brown - Tucson Police Detective
Matthew Walker - City of Tucson Prosecutor
Shannon Walker - University of Arizona employee
Andrew Valenzuela - University of Arizona police officer
Stacy Rupprecht Jane - University of Arizona professor
Steve Patterson - University of Arizona Director of Public Safety
Jessie Semmann - University of Arizona Threat Assessment
Detective Todd Kaufman - University of Arizona police officer
Alejandra Cardenas-Cuertas - University of Arizona Faculty
Connor Keating - Tucson Police Detective
Michele Terwinger - Federal Bureau of Investigation Special Agent +
Richard Tracy - Pima Superior Court Security Director
Tracy Johnson - Pima Superior Court Reporter
Jennifer Ziffs - United States District Judge
Angela Martinez - United States District Judge
Eliot Manspeaker - United States Marshal Service

(3) Signature
Lane Myers Pro Se fm Myers

5-30-25

Lane Myers.
Pro Se