

SUPERIOR COURT OF ARIZONA
MARICOPA COUNTY

CV 2013-009093

06/19/2014

HONORABLE ARTHUR T. ANDERSON

CLERK OF THE COURT
L. Nelson
Deputy

STATE OF ARIZONA, et al.

KEVIN D RAY

v.

MARICOPA COUNTY COMMUNITY
COLLEGE DISTRICT BOARD

LYNNE C ADAMS

NATHAN J FIDEL

RULING

The Court has had under review the Report of Roxana Bacon (“Report”), Defendant’s expert.¹ In the Report, Bacon reviews the development and implementation of various federal immigration initiatives. Bacon also opines on the history of A.R.S. §15-1803, the terms it employs, and proffers an interpretation of Arizona statutes that is in “harmony” with federal immigration practice.

The Court finds that Bacon offers opinions on statutory construction which is the legal matter for the Court. *See e.g., Bilke v. State*, 206 Ariz. 462, 464 (2003). Bacon’s opinions are more appropriately characterized as counsel argument.

Based on the foregoing,

IT IS ORDERED excluding the opinions of Roxana Bacon.

¹ Minute Entry of April 25, 2014.
Docket Code 019