INJUNCTION AGAINST Case No						
HARASSMENT	NCIC No. AZDI0021J DPS No. 1080 Former Case No					
HARASSWENT						
☐ Amended Order						
PLAINTIFF	PLAINTIFF IDENTIFIERS					
First Middle Last	Date of Birth of Plaintiff					
And/or on behalf of minor family members and other Pro-	tected Perso	on(s): (Li	st name a	and DOB)		
DEFENDANT	DEFENDANT IDENTIFIERS					
	SEX	RACE		DOB	HT	WT
First Middle Last						
Defendant/Plaintiff Relationship:	EYES HAIR ENROLLMENT NUMBER					
Defendant's Address:	DRIVER'S LICENSE # STATE EXIDAT					KP TE
CAUTION: Weapon Alleged in Petition Estimated Date of Birth	Alias(es)					
THE COURT finding that it has jurisdiction	n over th	e partie	s and s	ubject matt	ter, fin	ds:
Reasonable cause exists to grant an <i>ex parte</i>	Injunctio	n Again	st Haras	ssment.		
C	R					
☐ No reasonable cause exists to grant an <i>ex pan</i>	rte Injunc	tion Aga	ainst Ha	arassment.		
THE COURT, FINDING REASONABLE CA	AUSE, O	RDERS	:			
■ NO CRIMES. Defendant must not commit any act of	of "harassm	ent" again	nst Plainti	iff or Protecte	d Person	ı(s).
NO CONTACT. Defendant must have no contact w		_	_	torneys, legal	process,	court
hearings, and as checked: Phone Email/Fax						
NO CONTACT. Defendant must have no contact w				-	orneys, le	egal
process, court hearings, and as checked: Phone	Email/Fa	ах 🔲 Ма	11 ∟ Ot	ner:		

THE COURT FURTHER ORDERS: PROTECTED LOCATIONS. Defendant shall not go to or near the Plaintiff's or other Protected Person's: Residence (leave blank if confidential): Workplace (leave blank if confidential): School / Other: OTHER ORDERS: GROUNDS FOR DECISION:

WARNINGS TO DEFENDANT:

Date

Judge

Printed Name

This Order will be enforced, even without registration, by the courts of any state, the District of Columbia, any U.S. Territory, and may be enforced by Tribal Lands (18 U.S.C. § 2265). Crossing state, territorial, or tribal boundaries to violate this Order may result in federal imprisonment (18 U.S.C. § 2262). Federal law provides penalties for possessing, transporting, shipping, or receiving any firearm or ammunition (18 U.S.C. § 922(g)(8)).

Only the Court, in writing, can change this Order.

This Order is effective for six (6) months from date of service, and it may be effective for one year if the Petitioner requests a renewal. To verify the validity of this order, you may contact:

Tohono O'odham Police Department P.O. Box 189, Sells, AZ 85634 (520) 383-3275/(520) 383-3276

This is an official Court Order. If you disobey this Order (even if the Plaintiff contacts you), you may be arrested and prosecuted for the crime of interfering with judicial proceedings and any other crime you may have committed in disobeying this Order.

If you disagree with this Order, <u>you have the right to request a hearing</u>, which will be held within 10 business days after your written request has been filed in the Court that issued this Order. Nothing the Plaintiff does can stop, change, or undo this Order without the Court's written approval. You must appear in Court to ask a judge to modify (change) or quash (dismiss) this Order.

Even if the Plaintiff initiates contact, you could be arrested and prosecuted for violating this protective order. If you do not want the Plaintiff to contact you, you have the right to request a protective order against the Plaintiff.

NOTICE TO BOTH PARTIES

Violations of this Order should be reported to a law enforcement agency, not the Court.