CLERK OF THE SUPERIOR COURT FILED 11/15/2022@10:55am

Superior Court of Arizona/AZ007035J/0700 201 W. Jefferson Phoenix, AZ 85003 602-506-7353 Monday - Friday 8am - 5pm

Plaintiff Laura Owens	☐ Employer-Plaintiff if Workplace Injunction	Defendant Gregory Gillespie	Case No. FN2022-052111	
☐ On behalf of minor/person in need of protection named:		Defendant's address	PETITION for: ☑ Order of Protection □ Injunction Against Harassment □ Workplace Injunction	
Agent's name (if Workplace Injunction)		Defendant's birth date Defendant's phone		

This is NOT a court order.

This petition contains Plaintiff's allegations and requests. To see what the court has ordered, see "Order" form.

DIRECTIONS: Please read the Plaintiff's Guide Sheet before filling out this form.

1.	Defendant/Plaintiff Relationship (Choose the options that best describe your relationship to the defendant. *If you are applying on behalf of another person, choose the relationship between the other person and the defendant)				
	 ☐ Married (past or present) ☐ Live/lived together as intimate partners ☐ Parent of a child in common ☐ One party is pregnant by the other ☒ Romantic or sexual relationship (past or present) 	 □ Related as parent, grandparent, child, grandchild, brother, sister (or in-law/step) □ Live/lived together but not as intimate partners □ Other (describe): 			
2.	☐ If checked, Defendant and I have a pending action invidissolution, custody, parenting time, or support in Coun	rolving maternity, paternity, annulment, legal separation, ty Superior Court, Case #			
3.	Name of court, if any, in which any other protective order Court name Case #	related to this conduct has been filed.			

4. Tell the judge what happened and why you need this order. PRINT both the dates and a brief description of what happened. If there is a contested hearing, a judge can consider only what you write here.

NOTE: Defendant will receive a copy of this petition when the order is served.

Approx. Date	(Do not write on back or in the margin. Attach additional paper if necessary.)
2/8/2022	On February 8, 2022, I received messages from an unknown number. The sender identified himself as 'Danny Hutzler', and while I didn't recognize the name immediately, an Instagram search showed me that it was a former baseball player for the Chicago Cubs who I had contacted once in June 2021 after seeing him on a dating app, which was right before I met Mr. Gillespie. It soon became clear that I was not communicating with Mr. Hutzler, as the sender repeatedly referred to coming to Scottsdale to pitch for the Chicago Cubs during spring training. The real Mr. Hutzler retired from playing in 2021. I strongly suspected that this was Mr. Gillespie, as he had made attempts to contact me before under fake identities, and no one else would have reason to commit identity theft in order to obtain information about me. 'Mr. Hutzler' immediately and relentlessly tried to get me to meet up with him. He referenced us spending time together before, when in reality, I never met the real Mr. Hutzler. The only conclusion I can make as to why Mr. Gillespie chose Mr. Hutzler to defraud over any other man in my social network is that he saw that Mr. Hutzler was the

only man I had communicated with during the same time period as Mr. Gillespie - meaning that in Mr. Gillespie's mind, it could have been Mr. Hutzler who impregnated me and not him. This was most definitely not the case, as I had no sexual interaction with anyone other than Mr. Gilespie from early 2020 to present day. I had not seen Mr. Gillespie since early August 2021 and he did not know whether or not I had terminated the pregnancy. I presume that his repeated requests to see my body under the identity of Mr. Hutzler was to see if I had or had not. On August 11, 2021, I filed a lawsuit against Mr. Gillespie for abortion coercion and intentional infliction of emotional distress, and litigation is ongoing. Thus, the pregnancy and its status was of the utmost importance to him. I continued the conversation with the fake Mr. Hutzler because I wanted to be able to have firm proof that it was Mr. Gillespie before I reported a violation of the protective order. I was able to get 'Mr. Hutler' to admit that he knew about my pregnancy. Outside of my parents and sister, ONLY Mr. Gillespie, his legal counsel, and my legal counsel know about it. I moved from San Francisco to Scottsdale in early 2021 and have not developed friendships as I have been extremely nervous about leaving my home and encountering Mr. Gillespie given his prior threats and behavior towards me. In addition, 'Mr. Hutzler' referenced my restraining order against Mr. Gillespie, which again, I have not told anyone about. Among the texts sent from the fake Mr. Hutzler: "he didn't want to kill you, he wanted to kill the baby. Not sure I made that clear." He was asking for photos of my body, brought up my order against Greg, said he was going to "make me see stars" and that I "deserved a spanking for being rude" and that he was into violence when he was turned on. He repeatedly begged me to meet up with him. Again, this was confirmed not to be Danny, and no one else would know anything about my past with Greg, let alone be wanting to discuss it for three days. I noticed that my public Instagram story for my personal account was getting watched a lot by 2/22/2022 accounts with no photos or followers. I came to suspect that this was the defendant. I created stories using pins of quotes from Pinterest that were ONLY viewable to accounts I suspected were ', and ' ". On February 22, 2022 (the date used for 'date of the incident'), I was sent the Initial Disclosures for the civil case we are involved in (CV2021-052893). He included ten pages of screenshots of the Instagram stories that were only viewable to him, proving that he was in fact using the pseudonyms listed above to view my account, these despite the order of protection granted on November 11, 2021 (FN2021-004799), which states, in part (with capitalization added here for emphasis on relevant statements), "DO NOT ACCESS any part of the plaintiff's computer, phone, or similar device, or ANY ACCOUNT." In addition, it specifically orders the defendant to, "not make any attempts to track the plaintiff's whereabouts," and he knew that there was a significant chance that I would have geotagged my location on these stories. The defendant blatantly viewed my Instagram story under his own username name, 7/3/2022 ", despite the court's orders in FN2021-004799, stated in detail above. Making my Instagram private would be detrimental to my businesses, which combined have nearly 35,000 followers. The defendant simply needs to stop cyberstalking.

- 5. The following persons should also be on this order. They should be protected because Defendant is a danger to them:
- Defendant should be ordered to stay away from these locations at all times, even when I am not present.NOTE: Do not list confidential addresses here.
 - □ Residence (confidential)
 - Work/Business
 Work → Business
 Work → Business
 - □ School/other
- ☐ Defendant owns or carries a firearm or other weapons.
 ☐ Defendant should be ordered NOT to possess firearms while this order is in effect because of the risk of harm to me or other protected persons.
- 8. Defendant should be ordered to stay away from any animal that is owned, possessed, leased, kept or held by me, Defendant, or a minor child living in either my household or Defendant's household.
- 9. Other requests: I request that the defendant not be permitted to contact me via text message under pseudonyms. I also request that the defendant not be able to watch my videos on social media under his name or a pseudonym to attempt to determine my whereabouts.;

Under penalty of perjury, I swear or affirm the above statements are true to the best of my knowledge, and I request an Order / Injunction granting relief as allowed by law.

/s/ Laura Owens	Attest:	AMM	11/15/2022
Plaintiff		Judicial Officer/Clerk/Notary	Date