CLERK OF THE SUPERIOR COURT

TRIAL COURTS OF ARIZONA IN MARICOPA COUNTY

Superior Court of Arizona/AZ007035J/0700 602-506-7353 Monday - Friday 8am - 5pm

18380 N. 40th St

Phoenix, AZ 85032

OCT 0 6 2023 3,478 L. Brown, Deputy

<u>Electronically Recorded</u>

Order of Protection

[] Amended Order

Case No. FC	2023-052771	
Court ORI No. AZ007035J		

County Maricopa State AZ

PLAINTIFF

First

Laura Owens First Middle Last

PLAINTIFF IDENTIFIERS Plaintiff's Date of Birth

And on behalf of any minor family member or other Protected Person listed below:

Last

DEFENDANT Clayton **Echard** Ray

Middle

Defendant/Plaintiff Relationship: One of us is pregnant by the other, We have or had a romantic or sexual relationship.

Defendant's Address:

DEFENDANT IDENTIFIERS RACE Ιнт SEX DOB WT Male

EYES HAIR Arizona Prohibits Release of Social Security Numbers DRIVER'S LICENSE # **EXP DATE** STATE 12:00:00 AM ΑZ

1 Estimated Date of Birth

CAUTION: [] Weapon Alleged in Petition

WARNINGS TO DEFENDANT: This order shall 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). Because of this order, it may be unlawful for you to possess or purchase a firearm or ammunition pursuant to federal law under 18 U.S.C. § 922(g)(8) or state, tribal, territorial, or local law. If you have any questions whether these laws make it illegal for you to possess or purchase a firearm, you should consult an attorney. Only the Court, in writing, can change this order.

Any order served on or after 9/24/2022 is in effect for two years from date of service. Any order served before 9/24/2022 is in effect for one year from date of service.

THE COURT HEREBY FINDS THAT:

It has jurisdiction over the parties and subject matter.

[] Defendant received actual notice of this Hearing and had an opportunity to participate.

THE COURT, finding reasonable cause to believe that Defendant may commit an act of domestic violence or has committed an act of domestic violence within the past year (or good cause exists to consider a longer period), HEREBY **ORDERS:**

NO CRIMES. Defendant shall not commit any crimes, including but not limited to harassment, stalking, or conduct involving the use, attempted use, or threatened use of physical force that would reasonably be expected to cause bodily injury, against Plaintiff or Protected Persons.

[x] NO CONTACT. Defendant shall have no contact with Plaintiff except through attorneys, legal process, court hearings, and as checked: [] Phone [] Electronic (email, text, etc.) [] Mail [x] Other: through legal counsel and court proceeding, and through electronic mail only regarding matters pertaining only to the paternity matter.

THE COURT FURTHER ORDERS:

[X] RESIDENCE. Plaintiff is granted exclusive use and possession of the residence currently shared with Defendant. [X] LAW ENFORCEMENT STANDBY. Defendant may return once with a law enforcement officer to obtain necessary personal belongings. Neither law enforcement nor this protective order can resolve conflicts over property, title, furniture, finances, real estate, or other ownership issues.

PROTECTED LOCATIONS. Defendant shall not go to or near Plaintiffs or other Protected Person's:

the physical safety of Plaintif	. Under A.R.S. § 13-3602(G)(4), the court finds the for Protected Persons. Therefore, Defendant sha same within 24 hours of service to:	
[] ANIMALS. Plaintiff is grante kept, or held by the plaintiff, defendant. Defendant is order	d the exclusive care, custody, or control of any ar the defendant, or a minor child residing in the res ered to stay away from the animal and shall not ta a violation of section 13-2910, or otherwise dispos	idence or household of the plaintiff or the ake, transfer, encumber, conceal, commit
The Court finds reasonable cau- committed an act of domestic vi shall have no contact with Plain as outlined herein. Defendant sl	se to believe that the Defendant may commit an a colence within the past year (or good cause exists tiff other than as outlined herein and shall not caunall not communicate or post untrue or harassing ocial media, and shall not cause others to commuline or otherwise.	to consider a longer period). Defendant use others to contact Plaintiff other than comments regarding Plaintiff online,
10/6/2023	Soll	Gary Popham
Date	Judicial Officer	Printed Name

WARNING: This is an official court order. If you disobey this order, 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.

NOTICE: If you disagree with this order, you have the right to request a hearing, which will be held within 5 to 10 business days after your written request has been filed in the court that issued this order. Violations of this order should be reported to a law enforcement agency, not the court. Each party must notify this court if an action for dissolution (divorce), separation, annulment or paternity/maternity is filed. This is NOT a parenting time (visitation) or custody (legal decistion-making) order. You must file those requests separately in Superior Court.

ADDITIONAL WARNINGS TO DEFENDANT: 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 change (modify) or dismiss (quash) this Order.

NOTICE TO PLAINTIFF: If this order gives you exclusive use and possession of the residence and you move out while this order is in effect, you must notify the court within five days of moving out of the residence.