	TE OF NEW MEXICO
	JNTY OF JUDICIAL DISTRICT COURT
	JUDICIAL DISTRICT COURT
	Plaintiff(s),
VS.	No. DCV
	Defendant(s).
	APPLICATION FOR TEMPORARY RESTRAINING ORDER AND PERMANENT INJUNCTION
	I am (We are) the Plaintiff(s) and request a Temporary Restraining Order and, later
Peri	nanent Injunction, for these reasons:
	1. I/We live inCounty, New Mexico.
	2. The person or persons I want a restraining order against live at this address:
	Address:
	City/State/Zip:
	3. Defendant(s) has/have done some acts that seriously harm me/us. Those acts
are:	[include the place, the date and the time and add extra pages if needed]

4. I/We have no adequate remedy at law for the harm threatened by Defendant(s)
[such as money damages] and, if the Court does not act to stop the Defendant(s), I/we
will suffer the following irreparable harm:
5. I should not have to give security (such as a bond) prior to the issuance of a
temporary restraining order because:
[] The Defendant will not incur any money damages due to the issuance of a restraining
order.
[] Other (describe):
Plaintiff(s) request the Court to issue the following orders:
A. A Temporary Restraining order until a hearing can be had on this matter;
B. A Preliminary Injunction effective until a final decision made on the merits;
C. A Permanent Injunction effective until further notice from the Court
Plaintiff(s) specifically request(s) that the Court order that:
Defendant(s) not harm or threaten to harm me/us my family and household
members as described here:
Defendant(s) stay at least yards away from me/us.
Defendant(s) not telephone me/us or contact me in any way.

Defendant(s) not block	ck me/us in public places or roads.
I/We also request tha	t Defendant(s) be ordered not do the following:
Plaintiff(s) also request(s) th	ne Defendant(s) pay me/us back for the costs and
expenses incurred in bringing this of	case and for any other relief that the Court deems
proper.	
	Respectfully submitted:
	Print Name:
	Address:
	City/State:
	Zip Code:
	Telephone:
	Email Address:
This application must be signed in Affirmation below.	front of a notary, or you must fill out the Written
AFFIRMATION OF NOTARIZA	ATION:
STATE OF NEW MEXICO	
COUNTY OF) ss)

I, the Plaintiff, being first duly sworn upon my oath, depose and state that I am the Plaintiff in the above-entitled cause. I have read the Application for Restraining Order. I

belief		and correct to the best of my information and
		Signature
20		to before me this day of,
		Notary Public
Му с	ommission expires:	
WRI	TTEN AFFIRMATION:	
true a	e read the Application for Restrair	that I am the Plaintiff in the above-entitled cause. ning Order. I state that the contents thereof are mation and belief under penalty of perjury under
Signa	iture	Date

STATE OF NEW MEXICO COUNTY OF			
JUDICIAL DISTRIC	T COURT		
	·		
P	laintiff(s),		
VS.	No. D	CV	
D	efendant(s).		
	INFORMATION SHE	ET	
To assist in service upon the	DEFENDANT(S), please i	fill in the following:	
Name:	a/k/a		
Social Security No	Date of l	Birth:	
Height:	Weight:	Hair Color:	
Eye Color	Glasses? Yes	No	
Marks, Tattoos or Scars:			
Languages Spoken: English _	Spanish Ot	ther	
Mailing Address:			
Email Address:			
Work Location:			
Telephone Number(s): Home	;	Work	
Describe Vehicle:			

TRO - Information Sheet

License No.	State:
Probable Location at this time:	
Most Likely Time of Availability:	
Please draw a MAP of the home or workplace	ce location in the space below, if needed:

TRO - Information Sheet

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STATE OF NEW MEXICO COUNTY OF	
	COURT
Plai	ntiff(s),
VS.	No. DCV
Def	rendant(s).
Plaintiff(s), No. DCV Defendant(s). TEMPORARY RESTRAINING ORDER THIS MATTER came before the Court on Application and the Court being fully divised, FINDS: 1. Immediate and irreparable injury will result to the Plaintiff(s) if a restraining order is not issued immediately as requested by Plaintiff(s). 2. No notice need be given to Defendant(s) as required by Rules of Civil Procedure. 3. There are good grounds that show this case may need a preliminary injunction. 4. This order shall be effective for a period of ten business days unless extended	
THIS MATTER came be	fore the Court on Application and the Court being fully
advised, FINDS:	
1. Immediate and irrepa	rable injury will result to the Plaintiff(s) if a restraining
order is not issued immediately	as requested by Plaintiff(s).
2. No notice need be give	ven to Defendant(s) as required by Rules of Civil
Procedure.	
3. There are good groun	ds that show this case may need a preliminary injunction.
4. This order shall be ef	fective for a period of ten business days unless extended
or modified.	
IT IS THEREFORE OR	DERED that:
Defendant(s) not	threaten, harm, alarm or annoy Plaintiff(s).
Defendant(s) not	threaten, harm, alarm or annoy Plaintiff(s) or
Plaintiff's/Plaintiffs' family and	d household as named here:
·	

Defendant(s) stay at least yards away from Pla	aintiff(s) and from
Plaintiff's/Plaintiffs' residence, workplace and children's school.	
Defendant(s) not telephone Plaintiff(s) or contact Plaint	tiff(s) in any way,
either directly or through others;	
Defendant(s) not block Plaintiff(s) in public places or re	oads;
Defendant(s) not telephone Plaintiff(s) or contact Plaintiff(s) in any way, either directly or through others; Defendant(s) not block Plaintiff(s) in public places or roads; Further, Defendant(s) is/are ordered not do the following: IT IS FURTHER ORDERED that Defendant(s) appear and show cause before the Court why the Temporary Restraining Order should not be extended or a preliminary injunction issued as Plaintiff(s) request(s) by appearing before the Court as follows: DATE: TIME: In Person, in the Courtroom of The Honorable, located at County Courthouse,, New Mexico Telephonically or via video, at the following phone number: or following link: DISTRICT JUDGE Date Issued:	
IT IS FURTHER ORDERED that Defendant(s) appear and sh	ow cause before the
Court why the Temporary Restraining Order should not be extended	or a preliminary
injunction issued as Plaintiff(s) request(s) by appearing before the Co	ourt as follows:
DATE:	
TIME:	
☐ In Person, in the Courtroom of The Honorable	, located at
Plaintiff's/Plaintiffs' residence, workplace and children's school. Defendant(s) not telephone Plaintiff(s) or contact Plaintiff(s) in any way, either directly or through others; Defendant(s) not block Plaintiff(s) in public places or roads; Further, Defendant(s) is/are ordered not do the following: IT IS FURTHER ORDERED that Defendant(s) appear and show cause before the Court why the Temporary Restraining Order should not be extended or a preliminary injunction issued as Plaintiff(s) request(s) by appearing before the Court as follows: DATE: TIME: In Person, in the Courtroom of The Honorable, located at County Courthouse,, New Mexico. Telephonically or via video, at the following phone number: or following link:	
☐ Telephonically or via video, at the following phone number	:
or following link:	·
DISTRICT JUDGE	
Date Issued:	
Time Issued:	

STATE OF NEW MEXICO	
COUNTY OFJUDICIAL DISTRICT COURT	
JUDICIAL DISTRICT COURT	
,	
Plaintiff(s),	
vs. No. D	CV
, Defendant(s).	
RETURN OF S	SERVICE
STATE OF NEW MEXICO)) ss	
COUNTY OF) ss	
I, being duly sworn, on oath, say that I ar	m over the age of eighteen (18) years and
not a party to this lawsuit, and that I served a co	py of the Application for a Restraining
Order and a copy of the Temporary Restraining	Order in said County on this day
of, 20, by delivering	a copy thereof to [check one]
Defendant (print na	in person.
OR	inie)
I was unable to locate and serve the	e Defendant.
	Signature
	Print Name
	Print Title [if any]
SUBSCRIBED AND SWORN to before me this	s day of, 20
Notary	Public or Other Officer authorized to Administer
Oaths	
Official	al Title:

TRO - Return of Service

STATE OF NEW MEXICO	
COUNTY OFJUDICIAL DISTRICT COURT	
Plaintiff(s),	
VS.	No. DCV
, Defendant(s).	
PRELIMINA	ARY INJUNCTION
THIS MATTER having come before	ore the Court on its Temporary Restraining
Order, and the Court having considered t	he pleadings and having heard the testimony and
being otherwise advised, FINDS:	
1. This Court has jurisdiction ove	r the parties and subject matter of this action.
2. Irreparable injury will result to	the Plaintiff(s) if a preliminary injunction and
restraining order is not issued.	
3. Plaintiff(s) have/has no adequa	te remedy at law.
4. The burden on Defendant(s) is	reasonable under the circumstances.
THEREFORE, IT IS ORDERED	that the Temporary Restraining Order issued in
this case be and is continued in full force	and effect until a final decision on the merits, or
until further notice of this Court.	
	DISTRICT JUDGE

LR6-Form. Request for Setting (rev. 5/4/20). STATE OF NEW MEXICO COUNTY OF _____ JUDICIAL DISTRICT COURT [Plaintiff] [Petitioner], No. D-___-VS. [Defendant] [Respondent]. REQUEST FOR SETTING Type of case: ______ Non-jury _____ Jury _____ Judge assigned to case: Any hearing presently set in this matter: Specific matters to be heard: Time requested for hearing: (By requesting trial on the merits the undersigned attorney or pro se party certifies the case is ready for trial. A party who disagrees that the case is ready for trial on the merits shall, within ten (10) days from service of this request for setting, file a response setting forth why it is not ready for trial on the merits and when it will be. Rule 1-040 NMRA.) (Provide names, addresses, telephone numbers, and email addresses if known, of counsel and pro se parties who need to be notified—attach a list if necessary.) Telephone number: Telephone number: Email address: Email address: I hereby certify that I have caused a copy of the foregoing to be mailed/delivered/faxed to opposing counsel/parties pro se this _____ day of ______, 20____. Requested by:

	OF NEW MEXICO
COUN	JUDICIAL DISTRICT COURT
	Plaintiff(s),
vs.	No. DCV
	Defendant(s).
	PERMANENT INJUNCTION
,	THIS MATTER came before the Court for hearing and the Court, having
conside	ered the pleadings and heard the testimony and being otherwise advised, FINDS:
	1. The Court has jurisdiction over the parties and subject matter of this action.
	2. Irreparable injury will result if a permanent injunction is not issued.
	3. Plaintiff(s) have/has no adequate remedy at law.
	4. The burden on Defendant(s) is reasonable under the circumstances.
	THEREFORE, IT IS ORDERED that:
-	Defendant(s) not threaten, harm, alarm or annoy Plaintiff(s).
	Defendant(s) not threaten, harm, alarm or annoy Plaintiff(s) or
Plaintif	f's/Plaintiffs' family and household as named below:
-	Defendant(s) stay at least yards away from Plaintiff(s), and from
the Pla	intiff's/Plaintiffs' residence, workplace and children's school.
	Not telephone Plaintiff(s) or contact Plaintiff(s) in any way.
	Not block Plaintiff(s) in public places or roads.

Further, Defendant(s) is/are ordered to not do the following:						
			DIS	TRICT JUDGE		