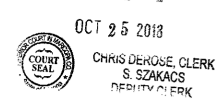
J. Scott Halverson, SBN 10629 LAW OFFICES OF J. SCOTT HALVERSON, P.C. 1761 E. McNair Drive, Suite 103 Tempe, Arizona 85283 Telephone (480) 777-7776 3 Facsimile (602) 357-7444 4 Email: scott@halversonfirm.com 5 Attorney for Plaintiff 6 7



IN THE SUPERIOR COURT FOR THE STATE OF ARIZONA IN AND FOR THE COUNTY OF MARICOPA

MICHAEL WESLEY,

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Plaintiff.

VS.

CITY OF MESA, SGT. R. SHEEHAN (Badge #14626), SGT. M. HARRIS (Badge #16816), OFFICER KENNETH WARREN (Badge #11464), OFFICER J. SHUMWAY (Badge #14953), OFFICER J. KING (Badge #16234), and OFFICER H. MCDONALD (Badge #17458).

Defendants.

Case No.

CV 2018-097085

COMPLAINT

(TORT NON-MOTOR VEHICLE)

For his Complaint against the Defendants, Plaintiff alleges as follows:

JURISDICTIONAL ALLEGATIONS

- 1. At all times relevant hereto, Plaintiff resided in Maricopa County, Arizona.
- 2. At all times relevant to this Complaint, Defendants Sheehan, Harris. Warren, Shumway, King and McDonald ("Defendant Officers") were police officers with the City of Mesa Police Department, acting within the scope of their employment.
- 3. At all times relevant to this Complaint, Defendant City of Mesa ("City") was a municipality organized within the State of Arizona.

- 4. The events giving rise to this Complaint occurred in Maricopa County, Arizona.
- 5. This Court has jurisdiction over this matter because the amount in controversy exceeds the minimum jurisdictional limits of this Court.
- 6. The estimated value of the damages in this case is between \$50,000 and \$300,000, so this case qualifies as a Tier 2 case, pursuant to Rule 26.2(d)(1), *Arizona Rules of Civil Procedure*.

ALLEGATIONS OF FACT

- 7. On December 11, 2017, Plaintiff Michael Wesley drove to a Denny's Restaurant, where he enjoyed a free meal because it was his birthday.
- 8. Plaintiff suffers from Huntington's Disease, which often manifests itself in the following symptoms:

Personality changes, mood swings & depression Forgetfulness & impaired judgment Unsteady gait & involuntary movements (chorea) Slurred speech, difficulty in swallowing & significant weight loss

- 9. As Plaintiff drove home, Defendant Officer J. Shumway pulled him over because one of Michael's headlights were not illuminated. Plaintiff was surprised to have been pulled over and told the officer that he had done nothing wrong.
- 10. In the course of their conversation, Michael informed the officer that he had just dined at Denny's for his birthday. The officer requested his identification, and Plaintiff complied, handing his driver's license to the officer.
- 11. Soon after Defendant Shumway had stopped Plaintiff's vehicle, Defendant R. Sheehan arrived on the scene.
- 12. Plaintiff repeatedly informed the officers that he had not done anything wrong, consistently referring to the officers as "sir." Eventually, one of the officers replied, "You're explaining this way more than you need to."

- 13. Defendant Shumway repeatedly asked Plaintiff whether or not he had taken illegal drugs, to which Plaintiff consistently replied that he had not consumed any alcohol or taken any drugs. Yet, Defendant Shumway requested a drug-recognition officer to evaluate Plaintiff for symptoms of drug use.
 - 14. Defendant Warren responded to the scene at approximately 2:24am.
 - 15. Plaintiff refused to do the field sobriety tests.
- 16. Defendant Warren notified Plaintiff that he was under arrest and grabbed his left arm.
 - 17. Defendant Sheehan then grabbed Plaintiff's right arm.
- 18. Defendant Officers Shumway, Harris and King all assisted in detaining Plaintiff and placing him in handcuffs.
- 19. Plaintiff pleaded with the Officers to let him go. It was obvious that Plaintiff was extremely scared and he screamed and groaned while the Defendant Officers forcibly dragged him to the police car.
- 20. While riding in the back of the police car, with his hands and legs restrained, Plaintiff told Defendant Warren that he was scared, confused, and upset.
 - 21. Defendant Warren transported Plaintiff to the police station.
- 22. Defendant Officers Warren, Shumway and McDonald forcibly restrained Michael in a chair while a phlebotomist, Aaron Farris, stuck a needle in his vein and drew blood without his consent and against his will.
- 23. Each of the Defendant Officers were acting within the course and scope of their respective employment during their involvement in the above-described incident.
- 24. Each of the Defendant Officers were acting under color of state law during their involvement in the above-described incident.
- 25. Each of the Defendant Officers were acting "in concert", pursuant to *A.R.S.* § 12-2506, during their involvement in the above-described incident.

26. Defendant Officers also physically accosted Plaintiff in a manner which exceeded the minimal amount of force reasonably necessary to accomplish a lawful purpose, in violation of *A.R.S.* § 13-3881(B).

COUNT ONE — WRONGFUL IMPRISONMENT

- 27. Plaintiff hereby incorporates all previous allegations in this Complaint.
- 28. Defendant Officers wrongfully imprisoned Plaintiff by intentionally restraining him in handcuffs, forcibly detaining him and ordering him to remain in a certain area, without any warrant, justification or legal cause.
- 29. Those Defendant Officers who did not physically restrain Plaintiff are liable for instigating or indirectly participating in the other officers' wrongful imprisonment of Plaintiff, by acting in concert with those officers who physically restrained Plaintiff.
- 30. The conduct of the Defendant Officers, described above, resulted in the restraint of Plaintiff's liberty or freedom of movement, either by their use of force or their conduct, which induced the fear and apprehension which convinced Plaintiff that he was not permitted to leave or even move about freely.
- 31. The conduct of the Defendant Officers, described above, would have caused a reasonably prudent person, under those circumstances, to believe that he was restrained.
- 32. Each of the Defendant Officers acted "in concert" to accomplish their restraint of Plaintiff. Therefore, each of the Defendant Officers are jointly and severally liable for all of the conduct of the other officers and the resulting damages, pursuant to *A.R.S.* § 12-2506.
- 33. Defendant Officers wrongfully imprisoned Plaintiff with physical force that exceeded the minimal amount of force reasonably necessary, even if the arrest had been legally justified, in violation of *A.R.S.* § 13-3881(B).

- 34. Defendant City is liable for the actions of their agents pursuant to the principle of *Respondeat Superior*.
- 35. Plaintiff was harmed by the Defendant Officers' restraint. The Defendants' restraint of Plaintiff directly and proximately caused Plaintiff general and special damages, in an amount to be proven at trial, including: physical injuries, pain, suffering, psychological trauma, mental and emotional anguish, present and future medical expenses, and loss of income. Plaintiff also is entitled to punitive damages against the individual officers.

COUNT TWO — ASSAULT AND EXCESSIVE FORCE

- 36. Plaintiff hereby incorporates all previous allegations in this Complaint.
- 37. Defendant Officers intentionally caused Plaintiff reasonable apprehension of an immediate, harmful or offensive contact.
- 38. Defendant Officers also intentionally touched Plaintiff in a harmful or offensive manner.
- 39. Defendant Officers also physically accosted Plaintiff in a manner which exceeded the minimal amount of force reasonably necessary to accomplish a lawful purpose, in violation of A.R.S. § 13-3881(B).
- 40. The Defendant Officers did not have probable cause or a lawful basis to arrest Plaintiff, detain him, or draw his blood. Consequently, their use of any amount of force was unnecessary and unreasonable.
- 41. The Defendant Officers' unlawful and unjustified use of force constitutes an assault and battery against Plaintiff.
- 42. Each of the Defendant Officers acted "in concert" to accomplish the assault and battery against Plaintiff. Therefore, each Defendant Officer is jointly and severally liable for all of the conduct of the other officers and the resulting damages, pursuant to *A.R.S.* § 12-2506.

- 43. Defendant Officers use of force exceeded the minimal amount of force reasonably necessary to accomplish a lawful purpose, in violation of *A.R.S.* § 13-3881(B).
- 44. Defendant City is liable for the actions of their agents pursuant to the principle of *Respondeat Superior*.
- 45. Plaintiff was harmed by the Defendant Officers' assault and battery. The Defendants' assault and battery against Plaintiff directly and proximately caused Plaintiff general and special damages, in an amount to be proven at trial, including: physical injuries, pain, suffering, psychological trauma, mental and emotional anguish, present and future medical expenses, and loss of income. Plaintiff also is entitled to punitive damages against the individual officers.

COUNT THREE — NEGLIGENCE AND NEGLIGENCE PER SE

- 46. Plaintiff hereby incorporates all previous allegations in this Complaint.
- 47. Defendant Officers had a duty to exercise reasonable care in their interaction with Plaintiff.
- 48. If Defendant Officers' conduct described above (including forcibly restraining Plaintiff, arresting him, and subjecting him to a non-consensual blood draw) is determined to be unintentional, for any reason, then the Officers' conduct at least breached their duty to exercise reasonable care in their interaction with Plaintiff.
- 49. Defendant Officers use of physical force and other conduct toward Plaintiff exceeded the minimal amount of force reasonably necessary to accomplish a lawful purpose, in violation of *A.R.S.* § 13-3881(B).
- 50. The Legislature enacted A.R.S. § 13-3881(B) for the protection and safety of the public.
- 51. Therefore, Defendants' violation of A.R.S. § 13-3881(B) also constitutes negligence $per\ se$.

- 52. Defendant City is liable for the actions of their agents pursuant to the principle of *Respondeat Superior*.
- 53. Defendants' conduct, constituting negligence and negligence *per se*, directly and proximately caused Plaintiff general and special damages, in an amount to be proven at trial, including: physical injuries, pain, suffering, psychological trauma, mental and emotional anguish, present and future medical expenses, and loss of income. Plaintiff also is entitled to punitive damages against the individual officers.

COUNT FOUR — INTENTIONAL INFLICTION OF EMOTIONAL DISTRESS

- 54. Plaintiff hereby incorporates all previous allegations in this Complaint.
- 55. By forcibly restraining Plaintiff, arresting him, and subjecting him to a blood draw (as well as subjecting him to the other conduct summarized above), the Defendant Officers intentionally acted in an unlawful and outrageous manner which caused Plaintiff severe emotional distress.
- 56. The Defendant Officers' intentional infliction of emotional distress, caused Plaintiff to suffer physical injury and symptoms, including an aggravation of his Huntington's disease, which continue to this day.
- 57. Defendants' intentional infliction of emotional distress directly and proximately caused Plaintiff general and special damages, in an amount to be proven at trial, including: physical injuries, pain, suffering, psychological trauma, mental and emotional anguish, present and future medical expenses, and loss of income. Plaintiff also is entitled to punitive damages against the individual officers.

COUNT FIVE — NEGLIGENT INFLICTION OF EMOTIONAL DISTRESS

- 58. Plaintiff hereby incorporates all previous allegations in this Complaint.
- 59. By forcibly restraining Plaintiff, arresting him, forcibly subjecting him to a blood draw (as well as subjecting him to the other conduct summarized above), all of the

Defendant Officers negligently acted in an unlawful and outrageous manner which caused Michael severe emotional distress.

- 60. If the Defendant Officers' infliction of emotional distress is determined not to be intentional, then their conduct constitutes negligent infliction of emotional distress. For example, if the Defendant Officers were unaware, but reasonably should have been aware, of Plaintiff's fragile condition caused by his Huntington's disease, then their conduct constitutes negligent infliction of emotional distress.
- 61. The Defendant Officers' negligent infliction of emotional distress, caused Plaintiff to suffer physical injury and symptoms, including an aggravation of his Huntington's disease, which continue to this day.
- 62. Defendants' negligent infliction of emotional distress directly and proximately caused Plaintiff general and special damages, in an amount to be proven at trial, including: physical injuries, pain, suffering, psychological trauma, mental and emotional anguish, present and future medical expenses, and loss of income. Plaintiff also is entitled to punitive damages against the individual officers.

<u>COUNT SIX — NEGLIGENT HIRING, TRAINING, SUPERVISION AND RETENTION</u>

- 63. Plaintiff incorporates all previous allegations in this Complaint.
- 64. Defendant City negligently failed to properly vet, hire, train, supervise and/or retain the Defendant Officers by:
 - Implementing, maintaining and tolerating policies, practices and customs which contributed to the illegal actions of Defendant Officers, as summarized above;
 - b. Hiring Defendant Officers without reasonably investigating or adequately determining their propensity for the type of improper

- conduct which they committed against Plaintiff, as summarized above;
- c. Failing to adequately train or supervise Defendant Officers, which contributed to their illegal actions summarized above;
- Failing to adequately discipline, demote or terminate Defendant
 Officers for any improper conduct prior to the incident at issue,
 which contributed to their illegal actions summarized above;
- 65. Defendant City's negligent failure to properly vet, hire, train, supervise and/or retain the Defendant Officers caused, or contributed to, the Officers' assault, wrongful imprisonment, excessive force, other illegal, intentional conduct and negligent conduct against Plaintiff, which caused Plaintiff general and special damages, in amounts to be determined by a jury, including: physical injuries, pain, suffering, psychological trauma, mental and emotional anguish, present and future medical expenses, and loss of income.

CONCLUSION

WHEREFORE, Plaintiff requests judgment against Defendants as follows:

- A. For general damages and losses (including physical injuries, pain, suffering, disability, psychological trauma, mental and emotional anguish) already incurred, and to be incurred in the future, in an amount reasonable and proper in the premises;
- B. For past and future economic losses, including medical bills, incurred by Plaintiff in an amount to be proven at trial;
- C. For punitive damages against the individual officers;
- F. For such additional relief as the Court may deem just and proper in the premises.

DATED this 25^{++} day of October, 2018.

LAW OFFICES OF J. SCOTT HALVERSON, P.C.

J. SCOTT HALVERSON Attorney for Plaintiff

COPY

OCT 25 2018

CHRIS DEROSE, CLERK S. SZAKACS DEPUTY CLERK

J. Scott Halverson, SBN 10629 LAW OFFICES OF J. SCOTT HALVERSON, P.C.

1761 E. McNair Drive, Suite 103

Tempe, Arizona 85283

Telephone (480) 777-7776

Facsimile (602) 357-7444

Email: scott@halversonfirm.com

Attorney for Plaintiff

IN THE SUPERIOR COURT FOR THE STATE OF ARIZONA

IN AND FOR THE COUNTY OF MARICOPA

CV 2018-097085

MICHAEL WESLEY,

Plaintiff,

VS.

CERTIFICATE OF COMPULSORY ARBITRATION

CITY OF MESA, SGT. R. SHEEHAN (Badge #14626), SGT. M. HARRIS (Badge #16816), OFFICER KENNETH WARREN (Badge #11464), OFFICER J. SHUMWAY (Badge #14953), OFFICER J. KING (Badge #16234), and OFFICER H. MCDONALD (Badge #17458).

Defendants.

The undersigned certifies that he knows the dollar limits and any other limitations set forth by the local rules of practice for the Maricopa County Superior Court, and further certifies that this case **IS NOT** subject to compulsory arbitration, as provided by Rules 72 through 76 of the *Arizona Rules of Civil Procedure*.

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LAW OFFICES OF J. SCOTT HALVERSON, P.C.

By:

Attorney for Plaintiff

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Person Filing: J. Scott Halverson	-		er i
Address (if not protected): 1763 E. McNair Drive, Suite 193	· · · · · · · · ·		efficiela
City, State, Zip Code: Tempe AZ 85283			
Telephone: 480-777-7776			Page 1
Email Address; scott@halversonfirm.com Lawyer's Bar Number: SBN 10629			29 C 20 C
Representing Self, without a Lawyer or Attorney SUPERIOR COL IN MARICO	IRT OF AF	RIZONA	endant
III MIAINIOO	FA COUN	J T	
		CV 2 C	18-097085
MICHAEL WESLEY	Cas	se No.:	
Name of Plaintiff	Gas		
And	SU	IMMONS	
CITY OF MESA et al.			

WARNING: This is an official document from the court that affects your rights. Read this carefully.

If you do not understand it, contact a lawyer for help.

FROM THE STATE OF ARIZONA TO: CITY OF MESA

Name of Defendant

Name of Defendant

- 1. A lawsuit has been filed against you. A copy of the lawsuit and other court papers are served on you with this "Summons".
- 2. If you do not want a judgment or order taken against you without your input, you must file an "Answer" or a "Response" in writing with the court, and pay the filing fee. If you do not file an "Answer" or "Response" the other party may be given the relief requested in his/her Petition or Complaint. To file your "Answer" or "Response" take, or send, the "Answer" or "Response" to the:
 - Office of the Clerk of the Superior Court, 201 West Jefferson Street, Phoenix, Arizona 85003-2205
 OR
 - Office of the Clerk of the Superior Court, 18380 North 40th Street, Phoenix, Arizona 85032 OR
 - Office of the Clerk of Superior Court, 222 East Javelina Avenue, Mesa, Arizona 85210-6201 OR
 - Office of the Clerk of Superior Court, 14264 West Tierra Buena Lane, Surprise, Arizona, 85374.

- 3. If this "Summons" and the other court papers were served on you by a registered process server or the Sheriff, within the State of Arizona, your "Response" or "Answer" must be filed within TWENTY (20) CALENDAR DAYS from the date you were served, not counting the day you were served. If this "Summons" and the other papers were served on you by a registered process server or the Sheriff outside the State of Arizona, your Response must be filed within THIRTY (30) CALENDAR DAYS from the date you were served, not counting the day you were served. Service by a registered process server or the Sheriff is complete when made. Service by Publication is complete thirty (30) days after the date of the first publication.
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CHRIS DEROSE, CLERK OF SUPERIOR COURT



Ву_____

Deputy Clerk

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OCT 25 2018

CHRIS DEROSE, CLERK S. SZAKACS DEPUTY CLERK

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Person Filing: J. Scott Halverson	55,17,4488		
Address (if not protected): 1763 E. McNair Drive, Suite 193	ro-deciman		
City, State, Zip Code: Tempe AZ 85283	1000		
Telephone: 480-777-7776	***		
Email Address: scott@halversonfirm.com			
Lawyer's Bar Number: SBN 10629		Marcon and a superior	
Representing Self, without a Lawyer or Attorney for Plaintif	f OR Defe	ndant	

SUPERIOR COURT OF ARIZONA IN MARICOPA COUNTY

CV2018-097085

MICHAEL WESLEY	Case No.:
lame of Plaintiff	
	SUMMONS
and	
ITY OF MESA et al.	
ame of Defendant	
MMDANAIC: This is believed at a con-	it from the court that affects your rights. Read this carefully.

FROM THE STATE OF ARIZONA TO: SGT. R. SHEEHAN (Badge #14626),

Name of Defendant

- 1. A lawsuit has been filed against you. A copy of the lawsuit and other court papers are served on you with this "Summons".
- 2. If you do not want a judgment or order taken against you without your input, you must file an "Answer" or a "Response" in writing with the court, and pay the filing fee. If you do not file an "Answer" or "Response" the other party may be given the relief requested in his/her Petition or Complaint. To file your "Answer" or "Response" take, or send, the "Answer" or "Response" to the:
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Case Number:	

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CHRIS DEROSE, CLERK OF SUPERIOR COURT

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	Deputy Clerk	

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OCT 25 2018



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Person Filing: J. Scott Halverson	**************************************	
Address (if not protected): 1763 E. McNair Drive, Suite 193		
City, State, Zip Code: Tempe AZ 85283	113599693	
Telephone: 480-777-7776		
Email Address: scott@halversonfirm.com	-	
Lawyer's Bar Number: SBN 10629	Secon-investigation	+rnnanananananananananananananananananan
Representing Seif, without a Lawyer or Attorney for P	laintiff OR Defenda	nt

SUPERIOR COURT OF ARIZONA IN MARICOPA COUNTY

CV2018-097085

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MICHAEL WESLEY	Case No.:
Name of Plaintiff	
And	SUMMONS
CITY OF MESA et al. Name of Defendant	
WARNING: This is an official document If you do not un	t from the court that affects your rights. Read this carefully. derstand it, contact a lawyer for help.
FROM THE STATE OF ARIZONA TO	: SGT. M. HARRIS (Badge #16816),

- 1. A lawsuit has been filed against you. A copy of the lawsuit and other court papers are served on you with this "Summons".
- 2. If you do not want a judgment or order taken against you without your input, you must file an "Answer" or a "Response" in writing with the court, and pay the filing fee. If you do not file an "Answer" or "Response" the other party may be given the relief requested in his/her Petition or Complaint. To file your "Answer" or "Response" take, or send, the "Answer" or "Response" to the:
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 OR

Name of Defendant

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Case Number:	

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CHRIS DEROSE, CLERK OF SUPERIOR COURT

By Seputy Clerk

OCT 25 2018

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CHRIS DEROSE, CLERK S. SZAKACS DEPUTY CLERK If you would like legal advice from a lawyer, Contact the Lawyer Referral Service at 602-257-4434

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Person Filing: J. Scott Halverson	***************************************	
Address (if not protected): 1763 E. McNair Drive, Suite 193	- 	
City, State, Zip Code: Tempe AZ 85283		
Telephone: 480-777-7776		
Email Address: scott@halversonfirm.com		
Lawyer's Bar Number; SBN 10629		
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Representing ☐ Self, without a Lawyer or ● Attorney for ● P	laintiff OR 🗌 Defer	ndant

SUPERIOR COURT OF ARIZONA IN MARICOPA COUNTY

CV2018-097085

MICHAEL WESLEY	_ Case No.:
Name of Plaintiff	
And	SUMMONS
CITY OF MESA et al. Name of Defendant	-
WARNING: This is an official document fr If you do not unde	rom the court that affects your rights. Read this carefully. rstand it, contact a lawyer for help.

FROM THE STATE OF ARIZONA TO: OFFICER KENNETH WARREN (Badge #11464)

Name of Defendant

- 1. A lawsuit has been filed against you. A copy of the lawsuit and other court papers are served on you with this "Summons".
- 2. If you do not want a judgment or order taken against you without your input, you must file an "Answer" or a "Response" in writing with the court, and pay the filing fee. If you do not file an "Answer" or "Response" the other party may be given the relief requested in his/her Petition or Complaint. To file your "Answer" or "Response" take, or send, the "Answer" or "Response" to the:
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CHRIS DEROSE, CLERK OF SUPERIOR COURT

By

Deputy Clerk

If you would like legal advice from a lawyer, Contact the Lawyer Referral Service at 602-257-4434

or

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OCT 25 2018

CHRIS DEROSE, CLERK S. SZAKACS DEPUTY CLERK

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Person Filing: J. Scott Halverson	***	
Address (if not protected): 1763 E. McNair Drive, Suite 193	**************************************	
City, State, Zip Code: Tempe AZ 85283	***************************************	
Telephone: 480-777-7776	354 -44	
Email Address: scott@halversonfirm.com	Electronic Control of	
Lawyer's Bar Number: SBN 10629	<u></u>	HASHADINGA MASIIN IN MASIAN PROGRAMMAS PROGRAMMAS MASIAN MASIAN MASIAN PROGRAMMAS PROGRAMANAS PROGRAMMAS PROGRAMMAS PROGRAMMAS PROGRAMMAS PROGRAMMAS PROGR
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Representing Self, without a Lawyer or Attorney for Plaintif	ff OR 🗌 Defenda	ant

SUPERIOR COURT OF ARIZONA IN MARICOPA COUNTY

CV2018-097085

A NOVAEL AUTOLOGI	012010 077000
MICHAEL WESLEY	Case No.:
Name of Plaintiff	,
	SUMMONS
And	
CITY OF MESA et al.	
Name of Defendant	

WARNING: This is an official document from the court that affects your rights. Read this carefully.
If you do not understand it, contact a lawyer for help.

FROM THE STATE OF ARIZONA TO: OFFICER H. MCDONALD (Badge #17458)

Name of Defendant

- 1. A lawsuit has been filed against you. A copy of the lawsuit and other court papers are served on you with this "Summons".
- 2. If you do not want a judgment or order taken against you without your input, you must file an "Answer" or a "Response" in writing with the court, and pay the filing fee. If you do not file an "Answer" or "Response" the other party may be given the relief requested in his/her Petition or Complaint. To file your "Answer" or "Response" take, or send, the "Answer" or "Response" to the:
 - Office of the Clerk of the Superior Court, 201 West Jefferson Street, Phoenix, Arizona 85003-2205
 OR
 - Office of the Clerk of the Superior Court, 18380 North 40th Street, Phoenix, Arizona 85032 OR
 - Office of the Clerk of Superior Court, 222 East Javelina Avenue, Mesa, Arizona 85210-6201 OR
 - Office of the Clerk of Superior Court, 14264 West Tierra Buena Lane, Surprise, Arizona, 85374.

Case Number:	
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- 3. If this "Summons" and the other court papers were served on you by a registered process server or the Sheriff, within the State of Arizona, your "Response" or "Answer" must be filed within TWENTY (20) CALENDAR DAYS from the date you were served, not counting the day you were served. If this "Summons" and the other papers were served on you by a registered process server or the Sheriff outside the State of Arizona, your Response must be filed within THIRTY (30) CALENDAR DAYS from the date you were served, not counting the day you were served. Service by a registered process server or the Sheriff is complete when made. Service by Publication is complete thirty (30) days after the date of the first publication.
- 4. You can get a copy of the court papers filed in this case from the Petitioner at the address listed at the top of the preceding page, from the Clerk of the Superior Court's Customer Service Center at:
 - 601 West Jackson, Phoenix, Arizona 85003
 - 18380 North 40th Street, Phoenix, Arizona 85032
 - 222 East Javelina Avenue, Mesa, Arizona 85210
 - 14264 West Tierra Buena Lane, Surprise, Arizona, 85374.
- Requests for reasonable accommodation for persons with disabilities must be made to the office of the judge or commissioner assigned to the case, at least ten (10) judicial days before your scheduled court date.
- 6. Requests for an interpreter for persons with limited English proficiency must be made to the office of the judge or commissioner assigned to the case at least ten (10) judicial days in advance of your scheduled court date.

CHRIS DEROSE, CLERK OF SUPERIOR COURT

 COPY



CHRIS DEROSE, CLERK
S. SZAKACS

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	999655539469	
	1,34-3,000 50-0460	
Person Filing: J. Scott Halverson	***************************************	
Address (if not protected): 1763 E. McNair Drive, Suite 193	*	
City, State, Zip Code: Tempe AZ 85283)	
Telephone: 480-777-7776	*	
Email Address: scott@halversonfirm.com	***	
Lawyer's Bar Number: SBN 10629		NOMINE CONTRACTOR AND ADMINISTRATION OF THE PROPERTY OF THE PR
Representing Self, without a Lawyer or Attorney for Plaintiff	OR Defenda	ant

SUPERIOR COURT OF ARIZONA IN MARICOPA COUNTY

CV2018-097085

MICHAEL WESLEY	Case No.:
Name of Plaintiff	
And	SUMMONS
CITY OF MESA et al.	
Name of Defendant	

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FROM THE STATE OF ARIZONA TO: OFFICER J. KING (Badge #16234)

Name of Defendant

- 1. A lawsuit has been filed against you. A copy of the lawsuit and other court papers are served on you with this "Summons".
- 2. If you do not want a judgment or order taken against you without your input, you must file an "Answer" or a "Response" in writing with the court, and pay the filing fee. If you do not file an "Answer" or "Response" the other party may be given the relief requested in his/her Petition or Complaint. To file your "Answer" or "Response" take, or send, the "Answer" or "Response" to the:
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 - Office of the Clerk of the Superior Court, 18380 North 40th Street, Phoenix, Arizona 85032 OR
 - Office of the Clerk of Superior Court, 222 East Javelina Avenue, Mesa, Arizona 85210-6201 OR
 - Office of the Clerk of Superior Court, 14264 West Tierra Buena Lane, Surprise, Arizona, 85374.

Case Number:	

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CHRIS DEROSE, CLERK OF SUPERIOR COURT

By

Deputy Clerk

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OCT 25 2018

CHRIS DEROSE, CLERK
S. SZAKACS
DEPUTY CLERK

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Person Filing: J. Scott Halverson	4496884444	
Address (if not protected): 1763 E. McNair Drive, Suite 193	9.68	
City, State, Zip Code: Tempe AZ 85283	90	
Telephone: 480-777-7776	0.00	
Email Address: scott@halversonfirm.com	***	
Lawyer's Bar Number: SBN 10629	A de la companya de l	
Representing Self, without a Lawyer or Attorney for Plaint	iff OR Defend	ant

SUPERIOR COURT OF ARIZONA IN MARICOPA COUNTY

CV 2018-097085
Case No.:

Name of Plaintiff	
And	
CITY OF MESA et al.	
Name of Defendant	

MICHAEL WESLEY

SUMMONS

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FROM THE STATE OF ARIZONA TO: OFFICER J. SHUMWAY (Badge #14953)

Name of Defendant

- 1. A lawsuit has been filed against you. A copy of the lawsuit and other court papers are served on you with this "Summons".
- 2. If you do not want a judgment or order taken against you without your input, you must file an "Answer" or a "Response" in writing with the court, and pay the filing fee. If you do not file an "Answer" or "Response" the other party may be given the relief requested in his/her Petition or Complaint. To file your "Answer" or "Response" take, or send, the "Answer" or "Response" to the:
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CHRIS DEROSE, CLERK OF SUPERIOR COURT

By		
-	Donuty Clark	,

Deputy Clerk

COPY

OCT 25 2018

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