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11 [Additional counsel cont. on next page]

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13 **UNITED STATES DISTRICT COURT**  
14 **FOR THE DISTRICT OF ARIZONA**

15 Puente, an Arizona nonprofit corporation;  
16 Poder in Action, an Arizona nonprofit  
corporation; Ira Yedlin; Janet Travis;  
17 Cynthia Guillen; Jacinta Gonzalez  
18 Goodman, individually and as class  
representatives,

19 Plaintiffs,

20 v.

21 City of Phoenix, a municipal corporation;  
Jeri L. Williams; Benjamin Moore; Douglas  
22 McBride; Robert Scott; Christopher  
23 Turiano; Glenn Neville; John Sticca; Lane  
White; Jeffrey Howell; George Herr,  
24 individually and in their official capacities;  
and Does 1-20.

25 Defendants.

Case No.: CV 18-2778-PHX-JJT

**DECLARATION OF  
KATHLEEN E. BRODY IN  
SUPPORT OF PLAINTIFFS'  
MOTION FOR TEMPORARY  
RESTRAINING ORDER**

1 [Additional counsel cont. from first page]

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I, Kathleen E. Brody, declare as follows:

1. I am an attorney admitted to practice in this Court and represent the Plaintiffs in this matter. I make the following statements based on my personal knowledge, and I am prepared to testify to the matters set forth.

2. Attached hereto as Exhibit 1 is a true and correct copy of a KTAR news article dated August 25, 2017, titled, “Trump rally protester arrested after posting incriminating evidence online.”

3. Attached hereto as Exhibit 2 is a true and correct copy of a Courthouse News article dated January 30, 2018, titled, “Trump Protests Court Have Been Handled Better, Phoenix Police Say.”

4. Attached hereto as Exhibit 3 is a true and correct copy of the newsletter of the Police Executive Research Forum dated December 2017.

Executed on 18th day of September, 2018.

By Kathleen E. Brody  
Kathleen E. Brody