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STATE OF EXAMPLELAND
IN THE SUPERIOR COURT OF EXAMPLE COUNTY

Jane Doe,
Plaintiff,
v. Case No.: 2025-CV-000123

John Smith,
Defendant.

COMPLAINT FOR: 1) HARASSMENT; 2) INJUNCTIVE RELIEF; 3) DAMAGES

INTRODUCTORY STATEMENT

1. This is a civil action brought by plaintiff Jane Doe ('Plaintiff'), a resident of Example County, against defendant John Smith ('Defendant'), a resident of Example County, for persistent and unwanted harassment occurring between January 15, 2024 and September 10, 2025.

PARTIES

- 2. Plaintiff Jane Doe is an individual residing at 123 Sample Street, Example City, Example County.
- 3. Defendant John Smith is an individual residing at 456 Fiction Avenue, Example City, Example County.

JURISDICTION AND VENUE

- 4. This Court has subject matter jurisdiction over this action pursuant to Exampleland Civil Code § 12.34.
- 5. Venue is proper in Example County because the acts giving rise to this complaint occurred in Example County

FACTUAL ALLEGATIONS

- 6. Beginning on or about January 15, 2024, Defendant began a course of conduct aimed at Plaintiff that included repeated unwanted phone calls, text messages, social-media messages, and physical approaches to Plaintiff's workplace.
- 7. Defendant's communications included explicit threats of harm and abusive language, causing Plaintiff emotional distress and fear for personal safety.
- 8. Plaintiff repeatedly asked Defendant to cease contact on February 2, 2024 and again on April 10, 2024, but the Defendant continued the harassing conduct.
- On June 1, 2025, Defendant followed Plaintiff from her workplace to her residence and left a note on her car with threatening language. Plaintiff reported this incident to Example City Police Department (Report No. ECPD-2025-0601).
- 10. Plaintiff has suffered anxiety, loss of sleep, and incurred costs for changing locks and obtaining a temporary restraining order application.

CAUSES OF ACTION

FIRST CAUSE OF ACTION — HARASSMENT

- 11. Plaintiff repeats and realleges paragraphs 1 through 10 as though fully set forth herein.
- 12. Defendant engaged in a continuous course of harassing conduct with the intent to alarm and distress Plaintiff. Defendant's actions constituted harassment under Exampleland Penal Code § 123.

13. As a direct and proximate result of Defendant's conduct, Plaintiff has suffered damages in an amount to be proven at trial.

SECOND CAUSE OF ACTION — INTENTIONAL INFLICTION OF EMOTIONAL DISTRESS

- 14. Plaintiff repeats and realleges paragraphs 1 through 13 as though fully set forth herein.
- 15. Defendant's conduct was extreme and outrageous and intended to cause, or recklessly caused, severe emotional distress to Plaintiff. Plaintiff suffered severe emotional distress as a result.

PRAYER FOR RELIEF

WHEREFORE, Plaintiff respectfully requests that the Court enter judgment against Defendant as follows:

- a. For general and special damages according to proof at trial;
- b. For punitive damages to the extent allowed by law;
- c. For an injunction restraining Defendant from contacting or approaching Plaintiff or her residence;
- d. For costs of suit and attorney's fees as permitted by law; and
- e. For such other and further relief as the Court deems just and proper.

DEMAND FOR JURY TRIAL

Plaintiff demands a trial by jury on all issues so triable.

Dated: October 10, 2025

Respectfully submitted,

Jane Doe, Plaintiff (Pro Se)
123 Sample Street

Example City, EX 01234 Phone: (555) 123-4567

Email: janedoe@example.com

CERTIFICATE OF SERVICE

I hereby certify that on the date below a true and correct copy of the foregoing Complaint was served on Defendant John Smith by U.S. mail and by email to johnsmith@example.com.

Dated: Octo	ber 10, 202	25	
Jane Doe			