

Honorable Wendy Million
Tucson City Court
103 E. Alameda
Tucson, AZ 85701
Telephone: (520) 791-3260
Chair, Committee on the Impact
of Domestic Violence and the Courts
Staff: kradwanski@courts.az.gov

**IN THE SUPREME COURT
STATE OF ARIZONA**

In the Matter of:)	Supreme Court No. R-24-0037
)	
Petition to Repeal Rule 25(g),)	Comment to Petition to Repeal
Arizona Rules of)	Rule 25(g), Arizona Rules
Protective Order Procedure)	of Protective Order Procedure
_____)	

The Committee on the Impact of Domestic Violence and the Courts (CIDVC) has authorized the Honorable Wendy A. Million, CIDVC chair, to file this comment to Petition No. R-24-0037 on the committee’s behalf.

DISCUSSION

Rule 25(g), Rules of Protective Order Procedure, has withstood 5 prior attacks by Mr. Palmer (R-19-0023, R-17-0026, R-09-0045, R-12-0007, and R-15-0016) on Second and Fourth Amendment grounds.

A.R.S. § 12-1809(F)(3) authorizes a judicial officer when issuing an Injunction Against Harassment, to “[g]rant relief necessary for the protection of the alleged victim and other specifically designated persons proper under the

circumstances.” In enacting this statute, the Legislature did not limit the type of relief a judicial officer can grant to protect the plaintiff and other persons shielded by the injunction. Under this statutory authority, a judicial officer has the discretion to prohibit a defendant from possessing firearms for the protection of the plaintiff and other protected persons.

A judicial officer, in weighing the plaintiff’s safety, can make reasonable and necessary provisions to safeguard the plaintiff. If a judicial officer orders the defendant to possess no firearms for the duration of the Injunction Against Harassment, the judicial officer will also enter orders for the defendant to surrender the firearms to a law enforcement agency within a specified period of time. A defendant also has a right to contest the issuance of the Injunction Against Harassment. If a contested hearing request is conducted, the defendant may also raise the issue of the firearms prohibition at that time.

CONCLUSION

For the reasons stated above, CIDVC respectfully asks the Court to deny Petition R-24-0037.

Respectfully submitted this 23rd day of April, 2024.

/s/
Honorable Wendy A. Million
Magistrate, Tucson City Court