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The Honorable Nikki R. Haley
Office of the Governor
1205 Pendleton Street
Columbia, SC 29201

I am writing concerning a case preceding that took place on May 21, 2015 docket number 2013-DR-40-4002 Hunt vs Hunt. In this expedited order, Judge Hurley presided. The defendant, Joshua Hunt, is currently involved in an active criminal investigation by the division at Fort Bragg, NC involving him with child sexual abuse and molestation. There is also a Military protection Order stating that he is not to be within 100 feet of our child which he obtained custody of that day. Emergency custody was granted to him in that he knew about the pending charges and protection order that had been enacted at Fort Bragg a month prior to May 21, 2015.

I have had comments made to me by both attorneys Ryan Lane and Drake Keiser with reference to my race on March 20, 2015 at 3:30pm by my attorney Drake Keiser. Keiser's conversation that day included, "Are you Native American?" I responded, "Yes, why do you ask? What does this have to do with my case?" Keiser responded with, "Mr. Lane told me that you were Native American."

On March 23, 2015 when I appeared at Mr. Lane's office to be present for a deposition. I was asked in the beginning by Mr. Lane, "Are you Native American?" Again, I responded with, "Yes." Mr. Lane said, "I believe that is pertinent to this case."

My concerns regarding this case pertain to the blatant disregard to the facts in my case, and my lawyer's failure to present this information to the court regarding a criminal investigation with the defendant. I also am greatly concerned with the remarks made to me concerning my nationality throughout these proceedings and phone calls. Possibly, I expect that one may be interested in tribal laws regarding the tribe I am a member of; however, I am only ostracized because of the tribe I belong to. I urge you and contend that the facts and evidence attesting to this brings about immediate attention to this matter. I appreciate you time and responsiveness.

Sincerely,
Heather Hunt



Enclosed:
MPO order

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MILITARY PROTECTIVE ORDER

PRIVACY ACT STATEMENT

In accordance with the Privacy Act of 1974 (Public Law 93-579), this notice informs you of the purpose of the form and how it will be used. Please read it carefully.

AUTHORITY: 5 U.S.C. 301, Departmental Regulations; 10 U.S.C. 136, Under Secretary of Defense for Personnel and Readiness; and National Defense Authorization Act for Fiscal Year 1995, Sec. 534.

PRINCIPAL PURPOSE(S): To inform the service member and the protected person that the commanding officer is issuing an order to the member prohibiting contact or communication with the protected person or members of the protected person's family or household and directing that the member take specified actions that support, or are in furtherance of, the prohibition.

ROUTINE USE(S): Any release of information outside of the Department of Defense shall be compatible with the purposes for which the information is being collected and shall be in accordance with an established routine use for the record system where the information is maintained.

DISCLOSURE: Voluntary. Failure to disclose/verify information will not delay either the issuance of the order or the enforceability of the order.

1. SERVICE MEMBER				2. PROTECTED PERSON <i>(Important: see NOTE)</i>			
a. RANK	b. LAST NAME	FIRST NAME	MI	a. RANK	b. LAST NAME	FIRST NAME	MI
SGT	Hunt	Joshua	D	N/A	Hunt	Heather or Bella	
c. UNIT				c. UNIT			
82nd Airborne Division Band				N/A			
d. INSTALLATION				d. INSTALLATION			
Ft Bragg, NC 283110							

NOTE: Omit information in Item 2 that, if known to the service member in Item 1, could endanger the protected person.

3. INFORMATION SUPPORTING ISSUANCE OF THIS MILITARY PROTECTIVE ORDER

No contact with either Heather or Bella Hunt order will remain in effect until completion of CID investigation.

4. THE PROTECTED PERSON HAS ALSO BEEN ISSUED THE FOLLOWING COURT ORDERS:

a. Civil protection order issued (Date - YYYYMMDD) _____, in _____ Court, _____ County, State of _____	Property Settlement
	Custody and/or Visitation
b. Order Issued (Date - YYYYMMDD) _____, in _____ Court, _____ County, State of _____	

6. As a Commanding Officer with jurisdiction over the above-named service member, I find that there is sufficient reason to conclude that the issuance of an order is warranted in the best interest of good order and discipline. It is hereby ordered that (initial applicable portions):

- MSA a. The above-named service member is restrained from initiating any contact or communication with the above-named protected person either directly or through a third party. For purposes of this order, the term "communication" includes, but is not limited to, communication in person, or through a third party, via face-to-face contact, telephone, or in writing by letter, data fax, or electronic mail. If the protected person initiates any contact with the service member, the service member must immediately notify me regarding the facts and circumstances surrounding such contact.
- MSA b. The above-named service member shall remain at all times and places at least 100 feet away from the above-named protected person and members of the protected person's family or household including, but not limited to, residences and workplaces. Members of the protected person's family or household include:
- c. The above-named service member will vacate the military residence shared by the parties located at:
- d. Until further notified, the above-named service member will be provided temporary military quarters at:
- e. The above-named service member will attend the following counseling:
- f. The above-named service member will surrender his/her government weapons custody card at the time of issuance of this order.
- g. The above-named service member will dispose of his/her personal firearm(s) that are located or stored on the installation at the time of issuance of this order.
- h. Exceptions to this order will be granted only after an advance request is made to me and approved by me.
- i. Other specific provisions of this order:

6. DURATION: The terms of this order shall be effective until investigation is complete, unless sooner rescinded, modified, or extended in writing by me.
 ENFORCEABILITY: Violation of this order or an applicable civilian protection order shall constitute a violation of Article 90 of the Uniform Code of Military Justice.

a. COMMANDING OFFICER'S SIGNATURE MICHAEL J PRANZ, CW2, AG 	b. DATE (YYYYMMDD) 2015 04 30
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7. I hereby acknowledge receipt of a copy of this order and attest that I understand the terms and conditions it imposes on me.

a. SERVICE MEMBER'S SIGNATURE 	b. DATE (YYYYMMDD) 2015 04 30
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DISTRIBUTION: Service member _____ Protected person (Custodial parent of protected child) _____
 Service member's local personnel file _____