FILED
GARY L. HARRISON
CLERK, SUPERIOR COURT
4/18/2022 12:03:06 PM
By: V. Nicula

ARIZONA SUPERIOR COURT, PIMA COUNTY

HON. KELLIE JOHNSON

CASE NO. C20221370

COURT REPORTER:

Autumn Grant Person

Courtroom - 475

DATE:

April 18, 2022

RAFAEL A IHLY, and CHERYL CASWELL, et al.

Plaintiffs

Timothy A La Sota, Esq. counsel Plaintiffs

(appearing via Microsoft Teams)

VS.

SHELLY KAIS

Defendant

John D Wilenchik, Esq. counsel for Defendant

(appearing via Microsoft Teams)

MINUTE ENTRY

PLAINTIFFS' PRELIMINARY INJUNCTION HEARING/TEMPORARY RESTRAINING ORDER

Parties are present.

The Court advises counsel that it has read the pleadings and exhibits attached to the complaint.

Counsel argue to the Court.

For the reasons set forth on the record,

THE COURT DOES FIND that, although there are significant legal issues to argue and discuss, THE COURT FINDS Plaintiff has not demonstrated a strong likelihood of success on the merits.

THE COURT ALSO FINDS that there is no irreparable harm to Plaintiffs if the meeting goes forward and includes organizational discussions. THE COURT DOES FIND that any conflicting committee members or conflicting committee issues could be resolved further in the courts when this case does go to trial on the merits.

THE COURT ALSO DOES NOT FIND that the balance of hardship favors the Plaintiffs. THE COURT DOES FIND that the Defendant should be and is allowed to hold her meeting today, and that public policy does not favor granting the injunction; therefore,

IT IS ORDERED that the Preliminary Injunction/Temporary Restraining Order is denied.

cc: Hon. Kellie Johnson John D Wilenchik, Esq. Timothy A La Sota, Esq.

V. Nicula	25
Deputy Clerk	