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**REDACTED FOR
PUBLIC DISCLOSURE**

IN THE UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF ARIZONA

United States of America,

Plaintiff,

v.

Mackenzie Davis,

Defendant.

No. CR-19-00002-PHX-SMB (BSB)

INDICTMENT

VIO: 18 U.S.C. §242
(Deprivation of Rights Under Color
of Law)
Count One

18 U.S.C. §§2244(b) and 1153
(Abusive Sexual Contact)
Count Two

18 U.S.C. §1519
(Destruction of Evidence)
Count Three

THE GRAND JURY CHARGES:

General Allegations

The Grand Jury charges that at times relevant to this Indictment:

1. The Hopi Ranger Enforcement Services (HRES) was a law enforcement agency located on the Hopi Indian Reservation in Navajo County, Arizona. HRES law enforcement rangers were sworn to uphold the United States Constitution.

2. Defendant MACKENZIE DAVIS was a HRES ranger.

3. C.A., a female, was arrested by Defendant MACKENZIE DAVIS for Driving Under the Influence.

4. C.A. was handcuffed in the backseat of Defendant MACKENZIE DAVIS' patrol vehicle, while Defendant MACKENZIE DAVIS was driving C.A. to the Navajo County Detention Center.

