VIRGINIA:

IN THE CIRCUIT COURT OF FAIRFAX COUNTY

JOHN C. DEPP, II

v.

Plaintiff,

Civil Action No.: CL-2019-0002911

AMBER LAURA HEARD

Defendant.

AGREED ORDER

THIS MATTER HAVING COME BEFORE THE COURT on the agreement of the parties as evidenced by the signatures of counsel below; and

IT APPEARING to the Court that entry of this Agreed Order is well taken and that the parties, by endorsement of respective counsel herein below, have agreed that the relief requested is proper, it is hereby

ORDERED, ADJUDGED and DECREED, that the service of pleadings, filings, discovery requests, notices of deposition, written responses to discovery, other discovery documents, and other papers in this matter will be accepted by electronic means ("e-mail") upon counsel of record, and that such service is complete upon and on the day of transmission provided that the document is transmitted at-or-prior to 11:59 p.m. ET. The serving party shall attach to the email the pleading or paper being served electronically in portable document format (".pdf") or such other electronic format as is necessary. To the extent any counsel shall withdraw from this matter such that any party will proceed *pro se*, any order of withdrawal in such case shall provide a valid e-mail address (filed under seal to the extent necessary) for the *pro se* party for future service in accordance with this Order. Discovery requests shall also be

served in an editable format readable in Microsoft Word in order to facilitate responses from the opposing party though any failure to provide a Word version of the document will not invalidate the original service. Any attachments to: (a) discovery; (b) deposition notices; or (c) other documents to be served in this litigation, shall be e-mailed or sent by means of an electronic fileshare service, including for example secure file transfer. If the attachments are too voluminous to send by e-mail or electronic file-share service, they shall be sent by messenger or overnight delivery on the same day as an e-mail transmission containing the underlying document (without attachment). In such case and notwithstanding the earlier receipt of the partial filing, service will be effective upon the earlier of transmission/mailing/receipt. When specifically requested by a receiving party, a hard copy of any document shall also be sent by first class mail, postage prepaid, no later than the day following the request for such document. The parties also agree and acknowledge, pursuant to Rule 1:12 of the Rules of the Supreme Court of Virginia, that service by e-mail is not effective if the party making service receives any type of communication that all or any part of the document being served was not received by the intended recipient. In such a case, service must be made as soon as practicable after receipt of such communication by messenger or overnight mail and shall be considered effective upon receipt by either method. Nothing contained herein shall revise or modify any deadline for any court filing or revise/modify the computation of any time under Rule 1:7 of the Rules of the Supreme Court of Virginia. Failed service hereunder shall not constitute a waiver of any right or a late filing so long as proof of a timely attempt at service in accordance with this Order exists.

ENTERED this 16 day of Jugust , 2019.

The Honorable Bruce D. White Chief Judge – Circuit Court for Fairfax County

WE ASK FOR THIS:

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