VIRGINIA:		COURT SERVICES
IN THE CIRC	CUIT COURT OF FAIRFAX COUNTY	COLD SED -P D 3. E.
JOHN C. DEPP, II	)	CLERK, CIRCUIT COURT FAIRFAX, VA
Plaintiff,	)	FAIRFAX, VA
v.	) Civil Action No.: CL-2019	P-000 <b>29</b> 11
AMBER LAURA HEARD		
Defendant.	)	
	1	

#### **CERTIFICATE OF COUNSEL**

I, Benjamin G. Chew, counsel for Plaintiff John C. Depp, II, by counsel, hereby certify that a copy of the following documents:

Deposition Subpoena for Personal Appearance and Production of Documents, Electronically Stored Information, and Things in Action Pending Outside California — Attorney Issued — Rachel Pennington;

[Amended] Subpoena/Subpoena Duces Tecum to Person under Foreign Subpoena — Attorney Issued — Rachel Pennington; and

Proof of Service — Process Server — Rachel Pennington.

were emailed to counsel of record for Plaintiff (See Service List below), on the 6th day of September, 2019.



#### SERVICE LIST

John C. Depp, II v Amber Laura Heard Circuit Court of Fairfax County, Case No. CL-2019-0002911

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Counsel to Defendant Amber Laura Heard

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	<u> </u>
ATTORNEY OR PARTY WITHOUT ATTORNEY (Name, State Bar number, and address):  Camille M. Vasquez, #273377  BROWN RUDNICK LLP.  2211 Michelson Drive, 7th Floor, Irvine, CA 92612  TELEPHONE NO.: (949) 752-7100  E-MAIL ADDRESS: cvasquez@brownrudnick.com  ATTORNEY FOR (Name): Plaintiff John C. Depp. II	FOR COURT USE ONLY
Court for county in which discovery is to be conducted:  SUPERIOR COURT OF CALIFORNIA, COUNTY OF LOS ANGELES  STREET ADDRESS: 111 N. Hill Street  MAILING ADDRESS: 111 N. Hill Street  CITY AND ZIP CODE: Los Angeles 90012  BRANCH NAME: Stanley Mosk	,
Court in which action is pending:  Name of Court: Circuit Court of Fairfax County  STREET ADDRESS: 4110 Chain Bridge Road  MAILING ADDRESS: 4110 Chain Bridge Road, Suite 320  CITY, STATE, AND ZIP CODE: Fairfax, Virginia 22030  COUNTRY: United States	
PLAINTIFF/PETITIONER: John C. Depp, II  DEFENDANT/RESPONDENT: Amber Laura Heard	CALIFORNIA CASE NUMBER (if any assigned by court):
DEPOSITION SUBPOENA FOR PERSONAL APPEARANCE AND PRODUCTION OF DOCUMENTS, ELECTRONICALLY STORED INFORMATION, AND THINGS IN ACTION PENDING OUTSIDE CALIFORNIA	CASE NUMBER (of action pending outside California):  CL-2019-0002911

THE PEOPLE OF THE STATE OF CALIFORNIA, TO (name, address, and telephone number of deponent, if known):

Raquel Pennington, 1168 Bellevue Ave., Apt 115, Los Angeles, California 90012

1. YOU ARE ORDERED TO APPEAR IN PERSON TO TESTIFY AS A WITNESS in this action at the following date, time, and place:

	u p.u		<u></u>
	Date: Sept. 12, 2019	<sub>Time:</sub> 11:00 a.m.	Address: 2211 Michelson Drive, 7th Floor, Irvine, CA 92612
	to the matters de	scribed in item 4. (Code (	
1	b.   ✓ You are ordered	to produce the document	s, electronically stored information, and things described in item 3.
(	c. This deposition will be a and by audiotag		through the instant visual display of testimony
2.			qualified witness and the production of the original records are required by this Code sections 1560(b), 1561, and 1562 will not be deemed sufficient compliance.
3.		ly stored information is re	nd things to be produced and any testing or sampling being sought are describe quired, the form or forms in which each type of information is to be produced
	Continued on Attac	hment 3 <i>(use form MC-0)</i>	25).
4.	If the witness is a represe as follows:	ntative of a business or o	ther entity, the matters upon which the witness is to be examined are described
	Continued on Attac	hment 4 (use form MC-0)	25).
5.	Attorneys for the parties t represented):	o this action or parties wit	thout attorneys are (name, address, telephone number, and name of party
	See Attachment 5	•	
	Continued on Attac	hment 5 (use form MC-02	25). Page 1 o

	SUBP-045			
PLAINTIFF/PETITIONER: John C. Depp, II	CASE NUMBER:			
DEFENDANT/RESPONDENT: Amber Laura Heard				
6. Other terms or provisions from out-of-state subpoena,	if any (specify):			
Continued on Attachment 6 (use form MC-025).	•			
agreement of the parties, witnesses, and consumer or emproduce consumer or employee records.	sh or an objection has been served on you, a court order or ployee affected must be obtained before you are required to			
later they are transcribed for possible use at trial. You may rea sign the deposition. You are entitled to receive witness fees ar the option of the party giving notice of the deposition, either wi court orders or you agree otherwise, if you are being deposed your residence. The location of the deposition for all deponent				
DISOBEDIENCE OF THIS SUBPOENA MAY BE PUNISHED A FOR THE SUM OF \$500 AND ALL DAMAGES	AS CONTEMPT BY THIS COURT. YOU WILL ALSO BE LIABLE S RESULTING FROM YOUR FAILURE TO OBEY.			
Date issued: August 28, 2019	(SIGNATURE OF PERSON ISSUING SUBPOEMAY			
Camille M. Vasquez	Attorney for Plaintiff John C. Depp, II			
(TYPE OR PRINT NAME)	(TITLE)			
PROOF OF SERVICE OF DEPOSITION SUBPOENA FOR PEI ELECTRONICALLY STOREI	RSONAL APPEARANCE AND PRODUCTION OF DOCUMENTS, D INFORMATION, AND THINGS			
<ol> <li>I served this Deposition Subpoena for Personal Appearance a         Things in Action Pending Outside California by personally deli         a. Person served (name):         b. Address where served:</li> </ol>	and Production of Documents, Electronically Stored Information, and ivering a copy to the person served as follows:			
a Data of delivery	d. Time of delivery:			
<ul><li>c. Date of delivery:</li><li>e. Witness fees and mileage both ways (check one):</li></ul>	a. Time of donvery.			
(1) were paid. Amount: \$	<u></u>			
(2) were not paid.				
(3) were tendered to the witness's public entity emploration amount tendered was (specify): \$	oyer as required by Government Code section 68097.2. The			
f. Fee for service:				
2. I received this subpoena for service on (date):				
by personally delivering a copy to the person served as	o Consumer or Employee and Objection (form SUBP-025) is described in 1 above.			
4 Person serving:				
a.				
c. Registered California process server				
d. Employee or independent contractor of a registered	d California process server			
e. Exempt from registration under Business and Professions Code section 22350(b)  f. Name, address, telephone number, and, if applicable, county of registration and number:				
f. Name, address, telephone number, and, if applicable, cou	any of region and number.			
and the second s	(For California phasiff or secondal tree and the			
I declare under penalty of perjury under the laws of the State of California that the foregoing is true and correct.	(For California sheriff or marshal use only) I certify that the foregoing is true and correct.			
Date:	Date:			
<b>\</b>	•			

(SIGNATURE)

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## **ATTACHMENT 3**

#### **DEFINITIONS**

- 1. "YOU" and/or "YOUR" shall mean and refer to Raquel Pennington.
- 2. "COMMUNICATION" and/or "COMMUNICATIONS" shall mean and refer to any written and verbal exchanges between any person or persons or entities, including but not limited to verbal conversations, telephone calls, letters, e-mails, memoranda, reports, telegraphs, faxes, exhibits, drawings, text messages, and any other documents which confirm or relate to the written or verbal exchange, including applicable ELECTRONICALLY STORED INFORMATION.
- 3. "ELECTRONICALLY STORED INFORMATION" means data that is stored in an electronic medium and shall include, by way of example only, computer programs, electronic mail (including message contents, header information and logs of electronic mail usage), output resulting from the use of any software program, including electronic, digital, or any other recorded material whatsoever, including but not limited to, any notes, memoranda, videotapes, affidavits, statements, papers, files, forms, data, tapes, printouts, letters, reports, communications, contracts, agreements, telegrams, records, financial records, applications, correspondence, diaries, calendars, recordings and transcriptions of recordings, voice mail messages recorded electronically and in writing, email messages and printouts, photographs, diagrams, or any other writings, however produced or reproduced, word processing documents, spreadsheets, databases, telephone logs, contact manager information, Internet usage files, PDF files, .JPG files, .TIF files, .TXT files, batch files, ASCII files, and any and all miscellaneous files and data and shall include all active data, deleted data, file fragments, metadata, native file formats and forensic images thereof.
- 4. "DOCUMENT" and/or "DOCUMENTS" unless otherwise indicated, are used in their customarily broad sense and shall refer to and mean all writings and other tangible things of any nature whatsoever, and shall include, but not be limited to, all writings (or drafts thereof), medical records, drawings, graphs, charts, photographs, phone records, other data compilations or storage devices from which information can be obtained (even if such information must be translated into a reasonably usable form), magnetically recorded or stored information generated

by a computer, contracts, agreements, communications, correspondence, telegrams, memoranda, records, reports, books, summaries or records of telephone conversations, summaries or records of personal conversations or interviews, diaries, forecasts, statistical statements, work papers, drafts, accounts, analytical records, minutes or records of meetings or conferences, records, reports or summaries of negotiations, brochures, pamphlets, circulars, calendars, notes, marginal notations, bills, invoices, checks, lists, journals, advertising, and all other written, printed, recorded or photographic matter or sound reproductions, or tangible representations of things, however produced or reproduced, including ELECTRONICALLY STORED INFORMATION and all nonidentical copies of the foregoing.

- 5. "RELATING TO" means, without limitation, constituting, containing, showing, reflecting, discussing, concerning, commenting upon, mentioning, evidencing, quoting, describing, or referencing in any way, directly or indirectly.
  - 6. "MR. DEPP" means and refers to John C. Depp, II.
  - 7. "MS. HEARD" means and refers to Amber Laura Heard.
- 8. "DECLARATION" means and refers to the documents titled "Declaration of Amber Laura Heard", dated April 10, 2019, which was filed by MS. HEARD in this proceeding on April 11, 2019. A true and correct copy of the DECLARATION is attached as Attachment 3-1.

#### **INSTRUCTIONS**

- 9. When necessary, the singular form of a word shall be interpreted as plural, and the masculine gender shall be deemed to include the feminine, in order to bring within the scope any DOCUMENTS which might otherwise be construed to be outside the scope of these Requests. The terms, "and" and "or," have both conjunctive and disjunctive meanings, and "each," "any," and "all" mean "each and every."
- 10. All undefined terms shall be interpreted according to their plain and commonsense meaning.
- 11. DOCUMENTS should be produced as single page .tiff format files imaged at 300 dpi, with the exception of stand-alone Databases (e.g., Access), spreadsheets (e.g., Excel), slide presentations (e.g., PowerPoint), video files, and audio files, which should be produced in native

format. Each .tiff file should have a unique name matching the Bates number labeled on the corresponding page. Color DOCUMENTS should be produced in color.

- 12. DOCUMENTS should be produced with (a) a delimited data file (.dat), and (b) an image load file (.opt and/or .lfp). Each .tiff in a production must be referenced in the corresponding image load file. The total number of documents referenced in a production's data load file should match the total number of designated document breaks in the image load file for the production.
- 13. DOCUMENTS should be produced with extracted metadata for each DOCUMENT in the form of a .dat file. The metadata should include the following fields, to the extent such fields are available in the original DOCUMENT as it originally existed in its native format:

Field	Description	
Bates_Begin	The bates label of the first page of the document	
Bates_End	The bates label of the last page of the document	
Attach_Begin	The bates label of the first page of a family of documents (e.g., email and attachment)	
Attach_End	The bates label of the last page of a family of documents	
Sent_Date	For email, the sent date of the message	
Sent_Time	For email, the sent time of the message converted to GMT	
Email_Author	The sender of an email message (email FROM)	
Recipient	The recipients of an email message (email TO)	
СС	The recipients of a copy of an email message (email CC)	
BCC	The recipients of a blind copy of an email message (email BCC)	
Custodian	The custodian in whose file the document was found,	

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	including all duplicate custodians
Datercvd	Date received
Datesent	Date sent
Subject	E-mail subject
Author	The person who created the document
Modifier	The person who last modified the document
Created	The creation date of the document
Last_Modified	The last modified date of the document
Title	The title of the document
File_Name	The name of the file
File_Extension	The file extension of the document
MD5Hash	The MD5 Hash Value of the document
Message_ID	The Message ID of the email and/or attachment
Mailstore	The name of the Mailstore in which the email and/or
	attachment is contained
File_Size	The size of the file
File_Path	Original file path of the document as it existed in the normal
	course of business or the folder location if the
	document/email is contained in a Mailstore
Number_Pages	The number of pages in the document

14. All DOCUMENTS attached to and/or embedded in an e-mail and/or other DOCUMENT must be produced contemporaneously and sequentially after the parent e-mail/document.

- possession, custody, or control. Without limitation of the term "control," a DOCUMENT is deemed to be in your control if you have the right to secure the DOCUMENT or a copy thereof from another person or public or private entity having actual possession thereof, or if you have the practical ability to obtain the DOCUMENT from a third-party, irrespective of any legal entitlement to the DOCUMENT. If any original DOCUMENT requested is not in your possession, custody, or control, then you are required to produce the best available copy, and to state, to the best of your knowledge, the name and address of the person in possession and/or control of the original. The fact that a DOCUMENT is in possession of another person or entity does not relieve you of the obligation to produce your copy of the DOCUMENT, even if the two DOCUMENTS are identical. In addition, any copy of a DOCUMENT shall be produced if it differs in any respect from the original (e.g., by reason of handwritten notes or comments having been added to copy which do not appear on the original or otherwise).
- 16. If responsive DOCUMENTS no longer exist because they have been destroyed, cannot be located, or are otherwise no longer in your possession or subject to your control, identify each DOCUMENT and describe the circumstances under which it was lost or destroyed.
- 17. All DOCUMENTS should be organized and labeled to correspond by number with the numbered categories set forth in these Requests. If a DOCUMENT is responsive to more than one Request, reference that DOCUMENT in your written response to each Request to which it is responsive or in a load file identifying the same.
- 18. A Request for a DOCUMENT shall be deemed to include a request for any and all file folders within which the DOCUMENT was contained, transmittal sheets, cover letters, exhibits, enclosures, or attachments to the DOCUMENT in addition to the DOCUMENT itself.
- 19. If you claim that any DOCUMENT is, in whole or in part, beyond the scope of permissible discovery (including but not limited to any claim of privilege or confidentiality), specify in detail each and every ground on which such claim rests and identify generally what the document is. If you assert any claim of privilege, then at the time of production you are to furnish a privilege log that specifically identifies each DOCUMENT (or portion) withheld by (a) date, (b)

author, (c) recipient, (d) persons copied, (e) general description of the subject matter of the DOCUMENT, and (f) a statement of the specific privilege claimed and the basis upon which such privilege is claimed as to each separate DOCUMENT (or portion) withheld. The privilege log should contain enough specificity, but without disclosing privileged information, to allow Plaintiffs and the Court to adequately assess the privilege claimed.

- 20. To the extent you consider any portion of the following Requests to be objectionable, (a) identify the portion of the Request claimed to be objectionable, (b) state the nature and basis of the objection, and (c) produce DOCUMENTS responsive to any portion of such Request that is not claimed to be objectionable.
- 21. If you believe that any Request is unclear, unintelligible, or because of its wording otherwise prevents you from responding fully to that Request, identify the ambiguity or source of confusion and explain the definition and understanding that you relied upon in responding. It shall be insufficient to object to a particular Request on the grounds that it is vague, ambiguous, or otherwise unclear, and withhold DOCUMENTS on that basis without seeking clarification.

#### **DOCUMENT REQUESTS**

### Request No. 1:

All DOCUMENTS or COMMUNICATIONS YOU reviewed and/or relied upon in preparation for YOUR deposition.

#### Request No. 2:

All DOCUMENTS and all COMMUNICATIONS by and between YOU and any PERSON, including but not limited to MS. HEARD, RELATING TO the purported incident in Los Angeles, California in late 2012 or early 2013, as described in ¶ 5 of MS. HEARD'S DECLARATION.

#### Request No. 3:

All DOCUMENTS and all COMMUNICATIONS by and between YOU and any PERSON, including but not limited to MS. HEARD, RELATING TO the purported incident in Los Angeles, California on March 8, 2013, as described in ¶ 6 of MS. HEARD'S DECLARATION.

#### Request No. 4:

All DOCUMENTS and all COMMUNICATIONS by and between YOU and any PERSON, including but not limited to MS. HEARD, RELATING TO the purported incident occurring on a flight from Boston, Massachusetts to Los Angeles, California on or about May 24, 2014, as described in ¶¶ 7-8 of MS. HEARD'S DECLARATION.

#### Request No. 5:

All DOCUMENTS and all COMMUNICATIONS by and between YOU and any PERSON, including but not limited to MS. HEARD, RELATING TO the purported incident in the Bahamas on August 17, 2014, as described in ¶¶ 9-11 of MS. HEARD'S DECLARATION.

#### Request No. 6:

All DOCUMENTS and all COMMUNICATIONS by and between YOU and any PERSON, including but not limited to MS. HEARD, RELATING TO the purported incident in Los Angeles on December 17, 2014, as described in ¶ 12 of MS. HEARD'S DECLARATION.

#### Request No. 7:

All DOCUMENTS and all COMMUNICATIONS by and between YOU and any PERSON, including but not limited to MS. HEARD, RELATING TO the purported incident taking place in a hotel room in Tokyo, Japan on January 25, 2015, as described in ¶ 13 of MS. HEARD'S DECLARATION.

#### Request No. 8:

All DOCUMENTS and all COMMUNICATIONS by and between YOU and any PERSON, including but not limited to MS. HEARD, RELATING TO the purported incident in Australia on March 3 through March 5, 2015, as described in ¶¶ 14-18 of MS. HEARD'S DECLARATION.

#### Request No. 9:

All DOCUMENTS and all COMMUNICATIONS by and between YOU and any PERSON, including but not limited to MS. HEARD, RELATING TO the purported incident in Los Angeles, California in March 2015, as described in ¶¶ 19-20 of MS. HEARD'S DECLARATION.

#### Request No. 10:

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All DOCUMENTS and all COMMUNICATIONS by and between YOU and any PERSON, including but not limited to MS. HEARD, RELATING TO the purported incident in Thailand and Malaysia in August 2015, as described in ¶21 of MS. HEARD'S DECLARATION.

#### Request No. 11:

All DOCUMENTS and all COMMUNICATIONS by and between YOU and any PERSON, including but not limited to MS. HEARD, RELATING TO the purported incident in Los Angeles, California on November 26, 2015, as described in ¶ 22 of MS. HEARD'S DECLARATION.

#### Request No. 12:

All DOCUMENTS and all COMMUNICATIONS by and between YOU and any PERSON, including but not limited to MS. HEARD, RELATING TO the purported incident in Los Angeles, California on December 15, 2015, as described in ¶¶ 23-33 of MS. HEARD'S DECLARATION.

#### Request No. 13:

All DOCUMENTS concerning YOUR in-person interactions with MR. DEPP in or around December 2015.

#### Request No. 14:

All DOCUMENTS and all COMMUNICATIONS by and between YOU and any PERSON, including but not limited to MS. HEARD, RELATING TO the purported incident in Los Angeles, California on April 21, 2016, as described in ¶¶ 34-35 of MS. HEARD'S DECLARATION.

#### Request No. 15:

All DOCUMENTS concerning YOUR in-person interactions with MR. DEPP on or around April 21, 2016.

#### Request No. 16:

All DOCUMENTS and all COMMUNICATIONS by and between YOU and any
PERSON, including but not limited to MS. HEARD, RELATING TO the purported incident in

1	Los Angeles, California on May 21, 2016, as described in ¶¶ 36-42 of MS. HEARD'S
2	DECLARATION.
3	Request No. 17:
4	All DOCUMENTS concerning YOUR in-person interactions with MR. DEPP on or
5	around May 21, 2016.
6	Request No. 18:
7	All DOCUMENTS and all COMMUNICATIONS by and between YOU and any PERSON, including but
8	COMMUNICATIONS RELATING TO how MS. HEARD came to have those purported injuries
9	on her face on May 27, 2016.
10	Request No. 19:
11	All DOCUMENTS and all COMMUNICATIONS by and between YOU and any
12	PERSON, including but not limited to MS. HEARD, RELATING TO any other domestic abuse
13	incidents in which MS. HEARD assaulted MR. DEPP.
14	Request No. 20:
15	All DOCUMENTS and all COMMUNICATIONS by and between YOU and any
16	PERSON, including but not limited to MS. HEARD, RELATING TO the incident between MS.
17	HEARD and Tasya van Ree that occurred at the Seattle-Tacoma International Airport on
18	September 14, 2009, which prompted MS. HEARD's arrest.
19	Request No. 21:
20	All DOCUMENTS and all COMMUNICATIONS by and between YOU and any
21	PERSON, including but not limited to MS. HEARD, RELATING TO any other domestic abuse
22	allegations against MR. DEPP not identified in Request Nos. 2 through 20.
23	Request No. 22:
24	All DOCUMENTS and all COMMUNICATIONS by and between YOU and any
25	PERSON, including but not limited to MS. HEARD, RELATING TO MS. HEARD'S relationship
26	with Elon Musk.
27	Request No. 23:
28	All DOCUMENTS and all COMMUNICATIONS by and between YOU and any

PERSON, including but not limited to MS. HEARD, RELATING TO MS. HEARD requesting Ms. Trinity Esparza and Mr. Brandon Patterson of the Eastern Columbia Building to give a statement to *People Magazine* about one week after MS. HEARD made her domestic abuse allegations against MR. DEPP on May 27, 2016.

#### Request No. 24:

All DOCUMENTS concerning the affidavit that you submitted to help MS. HEARD obtain the temporary restraining order against MR. DEPP on May 27, 2016, including but not limited to drafts of the affidavit.

#### Request No. 25:

All COMMUNICATIONS by and between YOU and any PERSON, including but not limited to MS. HEARD, concerning the affidavit that you submitted to help MS. HEARD obtain the temporary restraining order against MR. DEPP on May 27, 2016.

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# **ATTACHMENT 3-1**

### VIRGINIA:

#### IN THE CIRCUIT COURT OF FAIRFAX COUNTY

JOHN C. DEPP, II

٧.

Plaintiff,

Defendant.

AMBER LAURA HEARD

Civil Action No.: CL-2019-0002911

**DECLARATION OF AMBER LAURA HEARD** 

1, Amber Laura Heard, declare as follows:

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I am a party in the above-entitled action. I have firsthand, personal knowledge of the facts set forth below and if called as a witness could competently testify thereto.

I first met John C. Depp, II ("Johnny") in 2009, and we started dating around the end of 2011 or early 2012. For the first year of our relationship, Johnny was sober and our relationship blossomed. We were in love.

- About a year into our relationship, I began to witness Johnny abusing drugs and alcohol or would notice that he was drunk or high. He frequently went in and out of drug and alcohol dependency medical care, including 24-hour live-in medical aid for the last three years of our relationship. On some occasions, when Johnny simultaneously used both illegal narcotics and prescription medications I have had to get him medical attention. Whenever he was using, I worried for both of us. He would become a totally different person, often delusional and violent. We called that version of Johnny, "the Monster."
- 4. Johnny often would not remember his delusional and violent conduct after he came out of his drunk or medicated states. Eventually, as his abuse continued, I began to document the injuries and destruction with photographs or videos so that I could show Johnny what he had done while in his altered state. Because I loved Johnny, I had believed his multiple promises that he could and would get better. I was wrong.

#### Late 2012/Early 2013, Los Angeles, California:

5. The first time Johnny hit me was at the end of 2012 or in early 2013. We were in Los Angeles, California, talking about a tattoo, and I laughed at something Johnny had said. I thought he had made a joke. He responded by slapping me across the face. Each hit was harder than the one before. The third hit knocked me to the floor. I did not respond physically or verbally; I froze, whether out of fear or shock, and then I went home without saying a word. I thought about leaving Johnny then.

#### March 8, 2013, Los Angeles, California:

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6. Johnny hit me again on March 8, 2013 in my Los Angeles home. This was just one unfortunate incident in a series around that time where Johnny would become volatile and violent when under the influence of drugs and alcohol, then contrite and apologetic when he would sober up. On this particular incident, Johnny was getting drunk and high alone, and was angry that I had hung up a painting given to me by someone I had formerly dated. He tried to set fire to the paining the following morning. Johnny's team and I asked my sister Whitney to come over to try to intervene with Johnny, which she did. At some point after she left, Johnny resumed his fight with me, and hit me so hard that blood from my lip ended up on the wall. Attached hereto as Exhibit 1 is a true and correct copy of a text message exchange Johnny and I had the following Tuesday. On my phone, I had labeled Johnny as "Steve," and on his phone, he labeled me "Slim," in part to protect our privacy if anyone else came into possession of our phones.

#### May 24, 2014, Flight from Boston, Massachusetts to Los Angeles, California:

7. On or about May 24, 2014, I met Johnny in Boston, and we both flew from Boston to Los Angeles on a private plane. Johnny appeared to have been drinking heavily and was holding a bottle of champagne when I met him in the morning. On the flight, Johnny ordered the flight attendants to give him an oxygen tank, and drank heavily. Johnny's handlers told me that he was upset that I was filming a movie with a romantic scene with James Franco the day before. Soon, Johnny began to throw objects at me. Instead of reacting to his behavior, I simply moved seats. That didn't stop him. He provocatively pushed a chair at me as I walked by, yelled at me, and taunted me by yelling out the name "James Franco." At some point, I stood up, and Johnny kicked me in the back, causing me to fall over. Johnny threw his boot at me while I was on the ground. Johnny continued to scream obscenities until he went into the plane bathroom and passed out locked in the bathroom for the remainder of the flight. Attached hereto as Exhibit 2 is a true and correct copy of text messages exchanged between me and Johnny (labeled "Steve") dated May 25, 2014. In them, Johnny admitted, "Once again, I find myself in a place of shame and regret. Of course, I am sorry. I really don't know why or what happened. But I will never do it again."

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#### or fabricated these messages. 9 August 2014, Bahamas:

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In August of 2014, Johnny and I took a trip to the Bahamas to try to help Johnny detox under the supervision of his full-time, live-in nurse, Debbie Lloyd. While we were in the Bahamas, Johnny had a number of manic episodes requiring medical attention that Debbie was unable to manage on her own, so we flew in Dr. David Kipper, Johnny's private doctor, to help manage his increasingly severe episodes.

Johnny's assistant Stephen Deuters (labeled "Stephen" on my phone) also texted

- On August 17, 2014, while in the Bahamas, Johnny and I got into a fight during which Johnny kicked and pushed me to the ground, slapped me with an open hand, and grabbed me by the hair. During his attack, Johnny kicked the door so hard that it splintered Attached hereto as Exhibit 4 are true and correct copies of photographs of the broken door.
- 11. I contacted Dr. Kipper and his assistant Debbie Lloyd for help with Johnny and managing his complex drug regimen. They both arrived on the night of August 17, 2014, and observed my injuries. We all continued to monitor Johnny for several days thereafter. Attached hereto as Exhibit 5 are true and correct copies of text messages I exchanged with Dr. David Kipper and his assistant Debbie Lloyd during that time frame.

#### December 17, 2014, Los Angeles, California:

12. On December 17, 2014, after Johnny had a particularly violent episode, he apologized for his behavior, calling himself a "fucking savage." Attached hereto as Exhibit 6 are true and correct copies of screenshots of that text message exchange (again, Johnny is "Steve").

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January 25, 2015, Tokyo, Japan:

- 13. On or around January 25, 2015, Johnny and I were in a hotel room in Tokyo, Japan. Johnny shoved me, slapped me, and grabbed me by my hair. When I tried to stand up, Johnny muscled me back to the floor. He stood over me and yelled as I cried on the floor.
- March 2015, Australia:
- 14. On March 3, 2015, I arrived in Australia to meet Johnny after I had been filming a movie. It was the first time I had seen Johnny in about a month, and I noticed that Johnny had lost a lot of weight and was behaving erratically. At some point in the next few days, I watched Johnny pull out what I later found out was a bag of MDMA (ecstasy); even though Johnny was supposed to be clean at that time, Johnny told me that I had not explicitly forbidden him from taking ecstasy. The argument heated up, and Johnny pushed me, slapped me, and shoved me to the ground before I retreated to a locked bedroom and went to sleep, as I was jet-lagged from the travel.
- awake, and that he had stayed up all night, having taken about eight MDMA pills. He was also drinking again. We got into a fight that Johnny made physical, and I barricaded myself in one of the rooms. That didn't stop Johnny from busting through the door of the room I was in. By nightfall, Johnny had hit me multiple times, shoved and pushed me to the ground, choked me, and spit in my face. Johnny then handed me a liquor bottle that he was drinking from, and asked me, "What are you going to do?" I threw the bottle on the floor. Johnny responded by starting to throw cans and unopened glass bottles at me. I wanted Johnny to go to sleep, in hopes that he would sober up. Instead, he began to fight with me about our upcoming marriage. I observed as Johnny then called multiple lawyers and representatives, including Tracey Jacobs, then his agent at the United Talent Agency.
- 16. That night, Johnny shoved me into a ping pong table that collapsed underneath me. Johnny threw bottles through the window panels of a glass door, breaking two panes, and leaving glass everywhere. Johnny then grabbed me, gripping my body and nightgown. He tore the nightgown off, and at some point, I was naked and barefoot, covered in alcohol and glass. Johnny

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grabbed me by my hair and choked me against the refrigerator in the kitchen. I tried to stand myself up but I was sliding around the glass-strewn floor and countertop. Johnny threw me away from him, and I tried to run away as Johnny continued to throw objects and alcohol at me. In one of the most horrific and scariest moments of this three-day ordeal, Johnny grabbed me by the neck and collarbone and slammed me against the countertop. I struggled to stand up as he strangled me, but my arms and feet kept slipping and sliding on to the spilled alcohol and were dragged against the broken glass on the countertop and floor, which repeatedly slashed my feet and arms. Scared for my life, I told Johnny, "You are hurting me and cutting me." Johnny ignored me, continuing to hit me with the back of one closed hand, and slamming a hard plastic phone against a wall with his other until it was smashed into smithereens. While he was smashing the phone, Johnny severely injured his finger, cutting off the tip of it. I did not throw a vodka bottle—or any other kind of bottle—at Johnny, nor did I cause that injury to Johnny's finger. Once I was able to get away, I barricaded myself in an upstairs bedroom, and tried to go to sleep.

- 17. On the third day of Johnny staying awake without sleeping, I came downstairs to find numerous messages Johnny had written to me around the house, on the walls and on my clothes, written in a combination of oil paint and the blood from his broken and severed finger. Johnny also urinated all over the house in an attempt to write messages. I was only able to capture a few pictures of these messages because I had barricaded myself in my bedroom, even though they had been spread all over the house. Attached hereto as Exhibit 7 are true and correct pictures of messages Johnny had smeared in his blood and paint in the bathroom adjoining the bedroom I had barricaded myself in.
- 18. By the time I got the security guards to come upstairs, it had been almost 24 hours now since Johnny had cut off part of his finger. His team was worried about the blood he had lost, and so he was rushed to hospital. Afterwards, I flew back to Los Angeles, and Johnny returned to his separate house in West Hollywood. I had a busted lip, a swollen nose, and cuts all over my body, which friends, family, medical professionals, and co-workers all witnessed. To this day, I still have scars on my arms and feet from this incident. Attached hereto as Exhibit 8 is a true and correct copy of a picture of scars that are still on my left arm from this incident.

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- 19. Later in March, 2015, Johnny and I were in Los Angeles, California. Johnny's hand was still in a cast following the incident in Australia. After becoming enraged, he began to destroy personal property all over the house, including my belongings in my closet. My sister Whitney was there, so when Johnny lunged to hit me, Whitney placed herself between us. Johnny turned his attention to Whitney, who was standing on the top of a flight of stairs, and moved on her. Acting in defense of my sister, as I was scared for her physical safety, I punched Johnny in the face to draw his attention away from her. That was the only time I ever hit Johnny. At that point, house security intervened and separated us. Attached hereto as Exhibit 9 are true and correct copies of a text message exchange Whitney had with Kevin Murphy (the house manager) following that incident. Attached hereto as Exhibit 10 is a true and correct copy of excerpts of the transcript of my deposition dated August 13, 2016, in which I previously testified under oath about that incident. Attached hereto as Exhibit 11 is a true and correct copy of a video excerpt of that deposition testimony.
- 20. After he attacked me and my sister in March of 2015, Johnny seemed to get clean and quit using everything other than his prescription medications. For some months, things were peaceful. Then, in July of 2015, Johnny started to drink wine and smoke marijuana again.

  August 2015, Thailand and Malaysia:
- 21. In August of 2015, Johnny and I traveled to Southeast Asia. While on the Eastern Oriental train, Johnny picked a fight with me, and started hitting and pushing me against a wall by grasping my throat and holding me there. I remember being afraid that Johnny might not know when to stop, and that he might kill me.

#### November 26, 2015, Los Angeles, California:

22. On November 26, 2015, which was Thanksgiving, Johnny and I were in Los 'Angeles, and got into another physical fight. Johnny ripped my shirt, and threw me around the room. He threw a wine glass and a heavy glass decanter at me, which luckily missed. At one point, Johnny pushed me, and I fell over the back of a lounge chair and hit my head against a brick

 busted open.

December 15, 2015, Los Angeles, California:

wall. I later learned that I had gotten a sizeable lump on the back of my head, and that my lip had

- 23. On the night of December 15, 2015, I had plans to meet with my friends Raquel "Rocky" Pennington and Melanie at Johnny's and my penthouse in Los Angeles. Before they arrived, Johnny picked another fight with me. He threw another decanter at me, knocked items around the room, and punched the wall. He slapped me hard, grabbed me by my hair, and dragged me from a stairwell to the office to the living room to the kitchen to the bedroom and then to the
- 24. Hoping to avoid the violence, I tried to calm Johnny down, and then went upstairs to try to remove myself from the situation. Johnny followed me, hit me in the back of my head, grabbed me by my hair again, got in front of me on the steps, and then dragged me by my hair up the last few steps. At the top of stairs, Johnny shoved me twice, which made me fear I would fall. I told Johnny that he had broken my wrist in an attempt to get him to stop.

guest room. In the process, he pulled large chunks of hair and scalp out of my head.

- 25. Johnny kept hitting me, and each time he knocked me down, I chose to react by simply standing up and looking him in the eye. Johnny responded by yelling, "Oh, you think you're a fucking tough guy?" He reeled back and head-butted me in my face, bashing my nose, which immediately began bleeding, sending searing pain through my face. I instantly started tearing up, and I thought that I would have to go to the hospital. I told Johnny I wanted to leave him, and that I would call the police if he ever touched me again. When I began to walk away toward the guest apartment, he responded by pushing me, then grabbed me and pulled me from one room to the next, gripping me by my hair.
- 26. By the time Johnny had dragged me into the upstairs office, I told Johnny that I was leaving him, since I could not put up with his behavior any longer. Johnny reacted by grabbing me by my throat, pushing me down to the ground, and punching me in the back of my head. He grabbed me by my hair, slapping me in the face, and screaming at me something like, "I fucking will kill you I'll fucking kill you, you hear me?" There were chunks of my hair everywhere and indentations in the carpet where I was dragged.

- 27. At some point, the fight continued onto a bed. Johnny got on top of me with his knee on my back and the other foot on the bedframe, while repeatedly punching me in my head, and he screamed—as loudly as I've ever heard him scream—"I fucking hate you" over and over again. The bedframe splintered under the weight of the pressure of his boot. Johnny hit me with his closed fists, and I remember being unable to hear myself screaming because he had pushed my face into the mattress. I screamed as loudly as I could, hoping Johnny would realize he was severely hurting me. For a while, I could not scream or breathe. I worried that Johnny was in a blacked-out state and unaware of the damage he was doing, and that he could actually kill me. To this day, I do not know how the fight ended. Attached hereto as Exhibit 12 are true and correct copies of photographs of the hair he pulled out of my head and the bedframe he splintered during the course of this violent episode.
- 28. The first thing I remember after the fight was Rocky coming into my room, and screaming "Oh my god! Oh my god!" as she saw me. Together with Melanie, who had also arrived, we called Erin Boeurum, a nurse, who instructed us on how to conduct a concussion check over the phone. I had severe headaches and other pain for at least a week afterward.
- 29. I later learned, that when Rocky and Melanie arrived, broken glass and chunks of hair were strewn across the downstairs of the penthouse. True and correct copies of pictures of my injuries from that occasion are attached hereto as Exhibit 13.
- 30. Johnny also had written a message on the countertop in our kitchen in gold sharpie that said, "Why be a fraud? All is such bullshit." A true and correct copy of a picture of that message is attached hereto as Exhibit 14.
- 31. That night, I texted my publicist Jodi Gottlieb (who lives in Los Angeles) to let her know that I had been badly injured, and that I might not be able to make an appearance on the Late Show that was scheduled for the following day depending on the extent of my bruising. I told her, "I had an accident tonight Jodi. I'm really bruised and might have a black eye or two tmrw same with my nose. . . . But won't know how bad the bruising is until the morning." I told Jodi that I had had an accident because, like many who experience abuse, I was afraid of exposing this aspect

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of my relationship with Johnny to her or the world. A true and correct copy of the text message I sent Jodi is attached hereto as Exhibit 15 (my message in white, Jodi's in blue). I asked Melanie and Rocky to help cover up the bruises, bleeding, and swelling so I could make it to the Late Show appearance without exposing Johnny.

- 32. A day or two later, I went to Dr. Kipper's office to get a concussion check followup examination. Lisa Beane, the nurse who saw me followed me out to the parking lot, and told me that she recognized that I "was in trouble," and advised me to call her if I was attacked again.
- 33. Attached hereto as Exhibit 16 are text messages I exchanged with Rocky a few days later, on December 20 and 21, 2015, in which we discussed the attack from the night of December 15, 2015 (my messages are in white, here are in blue).

#### April 21, 2016, Los Angeles, California:

- 34. On April 21, 2016, I was hosting my own 30th birthday party at our penthouse. Johnny arrived to the party late and inebriated, and, after our guests had left, we started to fight. During the course of that fight, Johnny threw a magnum-sized bottle of champagne against the wall, and shattered a glass against the floor. Johnny grabbed me by the shoulders, pushed me onto the bed, and blocked the bedroom door when I tried to leave. He grabbed me by my hair, and violently shoved me to the floor. I later applied for a domestic violence restraining order, and cited that incident as part of the reason I was afraid of Johnny. His lawyers later deposed me and asked about that incident. Attached hereto as Exhibits 17, 18, and 19 are true and correct copies of excerpts of the transcript of my deposition dated August 13, 2016, in which I previously testified under oath about that incident. Attached hereto as Exhibits 20, 21, and 22 are true and correct copies of the video excerpts of that deposition testimony.
- 35. Johnny and I did not speak for a month after my birthday. Nonetheless, during that month, I found myself unable to sleep through the night because I was afraid that Johnny would come home and instigate a fight. I even inquired about the possibility of having my locks changed because Johnny and his team had keys to the house, and I never knew when—or in what state—he would come home.

#### May 21, 2016, Los Angeles, California:

- 36. On May 21, 2016, Johnny and I met at our home in Downtown Los Angeles to discuss our relationship. His behavior was erratic, and as I felt increasingly unsafe, I texted Josh and Rocky—who lived next door—to have them come over. I also called our mutual friend iO Tillet Wright to mollify Johnny. Johnny started to scream at iO over the phone, left to go upstairs, then came back downstairs and grabbed my phone, threatening iO and calling him names. At some point, iO yelled at me to "get out of the house." When Johnny heard that, he wound up like a baseball pitcher and threw the phone in my face, as hard as he could. I yelled, "You hit my face," and started to cry. I had been sitting on the couch, cross-legged, and Johnny grabbed my hair and started to slap, shake and yank me around the room while I continued to scream. I was questioned about this topic during my August 13, 2016 deposition. Attached hereto as Exhibits 23 and 24 are true and correct copies of excerpts of the transcript of my deposition dated August 13, 2016, in which I previously testified under oath about that incident. Attached hereto as Exhibits 25 and 26 are true and correct copies of the video excerpts of that deposition testimony.
- 37. Rocky had a key to our penthouse, and let herself in. When she entered, Johnny noticed, turned, and let go of me, allowing me to retreat to the corner sofa. Both Johnny and Rocky ran toward me at the same time. Rocky threw herself in between Johnny and me, and raised her arms. Johnny ran into Rocky, and pushed her arms down. She calmly planted herself and said, "Stop, Johnny." Johnny grabbed Rocky's arms again and threw them to her sides. I collapsed onto the couch, with Johnny standing over me. Johnny repeatedly screamed at me, "Get the fuck up, Amber." I did not move, and Johnny got closer, screaming "Get the fuck up, Amber" about 10 times. At some point, Rocky got between us, and placed her arms over me protectively.
- Johnny's private security guards, came in. Johnny stood up and then I stood up. I ran to the corner of the room and said, "Jerry, he hit me, if he hits me one more time I'm calling the police! I will call the police!" At the time, I did not realize that iO had been on speakerphone since Johnny had thrown my phone at my face. I later learned that, at some point, iO had hung up and called 911.

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- 39. Johnny smashed various objects around the house with a wine bottle as he left. Josh-Rocky's fiancé-entered and told Rocky and me to stay in PH 1 (the neighboring Penthouse Josh and Rocky lived in). Josh met Johnny in the hallway, where they squared off. Johnny did not touch Josh. Instead, Johnny smashed more items in the hallway, spilled wine everywhere, and kicked a hole in a solid door. Johnny then demanded to be let into PH 5, my apartment where all of my belongings were at the time. Either Jerry or Sean opened the door, despite my repeated requests not to let Johnny in due to his longstanding history of destroying my possessions when he would get angry. After entering, Johnny destroyed everything he could and chased Liz Marz out of the penthouse carrying a wine bottle. He also destroyed all of Rocky's beads (which she used in her work) that were supposed to be used in her show the next day. Johnny's security guards stood by the entire time. Attached hereto as Exhibit 27 is a true and correct copy of an excerpt of the transcript of my deposition dated August 13, 2016, in which I previously testified under oath about Sean and Jerry's inaction. Attached hereto as Exhibit 28 is a true and correct copy of the video excerpt of that deposition testimony. Attached hereto as Exhibit 29 are true and correct copies of photographs of the aftermath of Johnny's destruction that night.
- 40. At some point during Johnny's destruction, while I was hiding in PH 1, I called my attorney, Samantha Spector, with whom I had been consulting about my situation with Johnny, to ask for her advice. I was afraid to give the police a statement that would create an international media incident for either Johnny or me, and my instinct was still to protect Johnny and our privacy. When the police officers arrived, I told them "I decline to give any statement at this time as per the advice of my counsel." The officers repeatedly requested that I cooperate by providing a statement so that they could take action, but I declined. They did, however, conduct a search of the apartments, which they insisted was necessary in order to ensure my safety. Attached hereto as Exhibit 30 is a true and correct copy of an excerpt of the transcript of my deposition dated August 13, 2016, in which I previously testified under oath about that interaction. Attached hereto as Exhibits 31 is a true and correct copy of the video excerpt of that deposition testimony.
- 41. During this time, I also texted Melanie. Attached hereto as Exhibit 32 is a true and correct copy of the text exchange between us that night (my messages in white, hers in blue).

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42. Attached hereto as Exhibit 33 are true and correct copies of photographs of the injuries I sustained on May 21, 2016, which were taken between May 21 and May 28, 2016. May 27, 2016, Los Angeles, California:

- 43. After the May 21, 2016 attack, I resolved to leave Johnny for good. I filed a request for a domestic violence restraining order in Los Angeles Superior Court. Attached hereto as Exhibit 34 are true and correct copies of the Application for Domestic Violence Restraining Order, the Declaration of Amber Laura Depp, the Declaration of Raquel Rose Pennington and the exhibits thereto, and the Declaration of Samantha F. Spector, Esq. Re Ex Parte Notice and In Support Of Petitioner Amber Laura Depp's DVRO Request, all of which were filed on May 27, 2016.
- 44. On May 27, 2016, I appeared in Court for a hearing on my request for a domestic violence restraining order. At that time, I was still bruised following Johnny's violent attack six days prior. The Court granted the domestic violence restraining order against Johnny. Attached hereto as Exhibit 35 is a true and correct copy of the Court's Notice of Hearing and Temporary Restraining Order filed on May 27, 2016.

#### June 2016, Los Angeles, California:

- 45. In June of 2016, the media began reporting that there were individuals who claimed to have witnessed me between May 21, 2016 and May 26, 2016, and claimed that I did not appear to have been injured. Others claimed that my injuries were faked based on photographs I had taken, in which my bruises had been deliberately covered using my hair. Of course, as I already mentioned, other photographs that were taken of me during that time period show my injuries. Likewise, multiple people I saw at personal and private events noticed my injuries and inquired whether they could help, but also told me they could not comment publicly because they had reason to fear that they would lose their job or livelihood if they cooperated with me.
- 46. As part of Johnny's defense in my divorce lawsuit, his lawyers claimed that I was arrested for a domestic physical altercation with my former wife, Tasya van Ree. That account was deliberately misleading, since the police released me with no charges ever being brought. Ms. van Ree has publicly contradicted the media reports generated by Johnny's team, and said, "In

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2009, Amber was wrongfully accused for an incident that was misinterpreted and oversensationalized by two individuals in a power position. I recount hints of misogynistic attitudes
toward us which later appeared to be homophobic when they found out we were domestic partners
and not just 'friends.' Charges were quickly dropped and she was released moments later. It's
disheartening that Amber's integrity and story are being questioned yet again. Amber is a brilliant,
honest and beautiful woman and I have the utmost respect for her. We shared 5 wonderful years
together and remain close to this day." A true and correct copy of a June 8, 2016 article that
appeared on E! Online recounting Ms. van Ree's statement is attached hereto as Exhibit 36.

- 47. On June 6, 2016, iO Tillet Wright—who was on the phone with Johnny and me during the May 21, 2016 fight and called 911—reacted to one of these media accounts on Twitter. iO's Twitter handle is "iOlovesyou." Attached hereto as Exhibit 37 are true and correct copies of the five tweets iO posted on June 6, 2016.
- 48. On June 13, 2016, iO filed a declaration with an accompanying exhibit. Attached hereto as Exhibit 38 is a true and correct copy of the Declaration of iO Tillet Wright and the exhibit thereto.

#### January 13, 2017, Los Angeles, California:

49. After I obtained the restraining order against Johnny, we proceeded to dissolve our marriage. A true and correct copy of the Stipulated Judgment of Dissolution of Marriage, entered on January 13, 2017, is attached hereto as Exhibit 39.

#### December 2018, Los Angeles, California:

50. Following my highly-publicized separation from Johnny, I read accounts in the media referring to me as a victim of domestic violence. In response, many people called me a liar (without ever hearing my story). I was dropped from a global fashion brand's upcoming campaign. I lost a part for a movie in which I had already been cast. People I have never met or spoken to threatened me with violence. I received so many death threats I had to change my phone number on a near-weekly basis.

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- 51. People accused me of having abused Johnny. That simply is not true. I never attacked Johnny other than in self-defense (and in defense of my little sister). I have never physically abused anyone. I know what that does to people.
- 52. Instead, I have attempted to promote good in the world and to advocate an end to domestic violence. I have sought to use my public persona to speak out on an issue that was extremely meaningful to me and millions of other women and men every year. I have spoken out about violence in public, but I have always avoided specifically referencing Johnny, or recounting his violence against me, not only because I wanted to move past that phase of my life but also because I was constrained by the terms of a strict confidentiality agreement that Johnny had insisted upon as part of our divorce settlement.
- 53. In early December 2018, while working with the American Civil Liberties Union as the ACLU Ambassador for Women's Rights, I learned of an opportunity to write an Op-Ed about women's rights issues. I agreed to do so.
- 54. I wrote the Op-Ed in Los Angeles, California, and submitted it to the Washington Post through my contact at the ACLU, who was based in New York. The Op-Ed was published on December 18, 2018.
- 55. I do not believe I ever even spoke to an editor for the Washington Post, nor did I ever travel to Washington, D.C. or Virginia in connection with the Op-Ed. I never knowingly contacted any employee of the Washington Post who worked from the Washington Post's Virginia office. Nor did I discuss with any Washington Post employee whether or not the Op-Ed would be published in any particular metro edition of the newspaper.
  - 56. To the best of my knowledge, I have never traveled to Virginia in my life. Executed this 10 day of April 2019, at Los Angeles, California.

I declare under penalty of perjury under the laws of the State of Virginia that the foregoing is true and correct.

Amber Laura Heard

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SHORT TITLE:	CASE NUMBER:
John C. Depp, II v. Amber Laura Heard	

ATTACHMENT (Number): 5

(This Attachment may be used with any Judicial Council form.)

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(If the item that this Attachment concerns is made under penalty of perjury, all statements in this Attachment are made under penalty of perjury.)

Page 1 of 2 (Add pages as required)

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SHORT TITLE:	CASE NUMBER:	
John C. Depp, II v. Amber Laura Heard		

ATTACHMENT (Number): 5

(This Attachment may be used with any Judicial Council form.)

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(If the item that this Attachment concerns is made under penalty of perjury, all statements in this Attachment are made under penalty of perjury.)

Page 2 of 2
(Add pages as required)

#### CL-2019-0002911

process server who mus	st provide proof of service in accordance with Va. Code § 8.01-325.
TO the person authorized Clerk of Court.	to serve this process: Upon execution, the return of this process shall be made to the
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JOHN T. FREY, CLERK FAIRFAX COUNTY CIRCUIT COURT 4110 CHAIN BRIDGE ROAD FAIRFAX, VIRGINIA 22030

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The requesting party has submitted to this Clerk's Office the foreign subpoena, copy attached, the terms of which are incorporated herein, and the written statement required by Virginia Code § 8.01-412.10.

The names, addresses and telephone numbers of all counsel of record in the proceeding to which the subpoena relates and of parties not represented by counsel are provided below on attached list.

August 27, 2019	JOHN T. FREY, CLERK			
	by			
BENJAMIN G. CHEW	29113	VA		
NAME OF ATTORNEY FOR REQUESTING PARTY	BAR NUMBER	LICENSING STATE		
601 THIRTEENTH STREET, N.W.	(202) 536-1700			
OFFICE ADDRESS	TELEPHONE NUM	TELEPHONE NUMBER OF ATTORNEY		
WASHINGTON, D.C. 20005	(202) 536-1701			
OFFICE ADDRESS	************************************	BER OF ATTORNEY		
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RETURN OF SERVICE (see page three of this form)

BY:
Deputy Clerk
Date: 8/27/19
Original retained in the office of the Clerk of the Circuit Court of Fairfax County, Virginia

FORM CC-1439 (MASTER, PAGE TWO OF THREE) 07/09

The names, addresses and telephone numbers of all counsel of record in the proceeding to which the subpoena relates and of parties not represented by counsel are:

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Counsel for Defendant Amber Laura Heard

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ATTACHMENT A

### **DEFINITIONS**

- 1. "YOU" and/or "YOUR" shall mean and refer to Raquel Pennington.
- 2. "COMMUNICATION" and/or "COMMUNICATIONS" shall mean and refer to any written and verbal exchanges between any person or persons or entities, including but not limited to verbal conversations, telephone calls, letters, e-mails, memoranda, reports, telegraphs, faxes, exhibits, drawings, text messages, and any other documents which confirm or relate to the written or verbal exchange, including applicable ELECTRONICALLY STORED INFORMATION.
- 3. "ELECTRONICALLY STORED INFORMATION" means data that is stored in an electronic medium and shall include, by way of example only, computer programs, electronic mail (including message contents, header information and logs of electronic mail usage), output resulting from the use of any software program, including electronic, digital, or any other recorded material whatsoever, including but not limited to, any notes, memoranda, videotapes, affidavits, statements, papers, files, forms, data, tapes, printouts, letters, reports, communications, contracts, agreements, telegrams, records, financial records, applications, correspondence, diaries, calendars, recordings and transcriptions of recordings, voice mail messages recorded electronically and in writing, email messages and printouts, photographs, diagrams, or any other writings, however produced or reproduced, word processing documents, spreadsheets, databases, telephone logs, contact manager information, Internet usage files, PDF files, JPG files, .TIF files, .TXT files, batch files, ASCII files, and any and all miscellaneous files and data and shall include all active data, deleted data, file fragments, metadata, native file formats and forensic images thereof.
- 4. "DOCUMENT" and/or "DOCUMENTS" unless otherwise indicated, are used in their customarily broad sense and shall refer to and mean all writings and other tangible things of any nature whatsoever, and shall include, but not be limited to, all writings (or drafts thereof), medical records, drawings, graphs, charts, photographs, phone records, other data compilations or storage devices from which information can be obtained (even if such information must be translated into a reasonably usable form), magnetically recorded or stored information generated

by a computer, contracts, agreements, communications, correspondence, telegrams, memoranda, records, reports, books, summaries or records of telephone conversations, summaries or records of personal conversations or interviews, diaries, forecasts, statistical statements, work papers, drafts, accounts, analytical records, minutes or records of meetings or conferences, records, reports or summaries of negotiations, brochures, pamphlets, circulars, calendars, notes, marginal notations, bills, invoices, checks, lists, journals, advertising, and all other written, printed, recorded or photographic matter or sound reproductions, or tangible representations of things, however produced or reproduced, including ELECTRONICALLY STORED INFORMATION and all nonidentical copies of the foregoing.

- 5. "RELATING TO" means, without limitation, constituting, containing, showing, reflecting, discussing, concerning, commenting upon, mentioning, evidencing, quoting, describing, or referencing in any way, directly or indirectly.
  - 6. "MR. DEPP" means and refers to John C. Depp, II.
  - 7. "MS. HEARD" means and refers to Amber Laura Heard.
- 8. "DECLARATION" means and refers to the documents titled "Declaration of Amber Laura Heard", dated April 10, 2019, which was filed by MS. HEARD in this proceeding on April 11, 2019. A true and correct copy of the DECLARATION is attached as Attachment B.

## **INSTRUCTIONS**

- 9. When necessary, the singular form of a word shall be interpreted as plural, and the masculine gender shall be deemed to include the feminine, in order to bring within the scope any DOCUMENTS which might otherwise be construed to be outside the scope of these Requests. The terms, "and" and "or," have both conjunctive and disjunctive meanings, and "each," "any," and "all" mean "each and every."
- 10. All undefined terms shall be interpreted according to their plain and commonsense meaning.
- 11. DOCUMENTS should be produced as single page .tiff format files imaged at 300 dpi, with the exception of stand-alone Databases (e.g., Access), spreadsheets (e.g., Excel), slide presentations (e.g., PowerPoint), video files, and audio files, which should be produced in native

 format. Each .tiff file should have a unique name matching the Bates number labeled on the corresponding page. Color DOCUMENTS should be produced in color.

- 12. DOCUMENTS should be produced with (a) a delimited data file (.dat), and (b) an image load file (.opt and/or .lfp). Each .tiff in a production must be referenced in the corresponding image load file. The total number of documents referenced in a production's data load file should match the total number of designated document breaks in the image load file for the production.
- 13. DOCUMENTS should be produced with extracted metadata for each DOCUMENT in the form of a .dat file. The metadata should include the following fields, to the extent such fields are available in the original DOCUMENT as it originally existed in its native format:

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Bates_Begin	The bates label of the first page of the document		
Bates_End	The bates label of the last page of the document		
Attach_Begin	The bates label of the first page of a family of documents (e.g., email and attachment)		
Attach_End	The bates label of the last page of a family of documents		
Sent_Date	For email, the sent date of the message		
Sent_Time	For email, the sent time of the message converted to GMT		
Email_Author	The sender of an email message (email FROM)		
Recipient	The recipients of an email message (email TO)		
СС	The recipients of a copy of an email message (email CC)		
ВСС	The recipients of a blind copy of an email message (email BCC)		
Custodian	The custodian in whose file the document was found,		

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Datercvd	Date received
Datesent	Date sent
Subject	E-mail subject
Author	The person who created the document
Modifier	The person who last modified the document
Created	The creation date of the document
Last_Modified	The last modified date of the document
Title	The title of the document
File_Name	The name of the file
File_Extension	The file extension of the document
MD5Hash	The MD5 Hash Value of the document
Message_ID	The Message ID of the email and/or attachment
Mailstore	The name of the Mailstore in which the email and/or
	attachment is contained
File_Size	The size of the file
File_Path	Original file path of the document as it existed in the normal
	course of business or the folder location if the
	document/email is contained in a Mailstore
Number_Pages	The number of pages in the document

14. All DOCUMENTS attached to and/or embedded in an e-mail and/or other DOCUMENT must be produced contemporaneously and sequentially after the parent e-mail/document.

- possession, custody, or control. Without limitation of the term "control," a DOCUMENT is deemed to be in your control if you have the right to secure the DOCUMENT or a copy thereof from another person or public or private entity having actual possession thereof, or if you have the practical ability to obtain the DOCUMENT from a third-party, irrespective of any legal entitlement to the DOCUMENT. If any original DOCUMENT requested is not in your possession, custody, or control, then you are required to produce the best available copy, and to state, to the best of your knowledge, the name and address of the person in possession and/or control of the original. The fact that a DOCUMENT is in possession of another person or entity does not relieve you of the obligation to produce your copy of the DOCUMENT, even if the two DOCUMENTS are identical. In addition, any copy of a DOCUMENT shall be produced if it differs in any respect from the original (e.g., by reason of handwritten notes or comments having been added to copy which do not appear on the original or otherwise).
- 16. If responsive DOCUMENTS no longer exist because they have been destroyed, cannot be located, or are otherwise no longer in your possession or subject to your control, identify each DOCUMENT and describe the circumstances under which it was lost or destroyed.
- 17. All DOCUMENTS should be organized and labeled to correspond by number with the numbered categories set forth in these Requests. If a DOCUMENT is responsive to more than one Request, reference that DOCUMENT in your written response to each Request to which it is responsive or in a load file identifying the same.
- 18. A Request for a DOCUMENT shall be deemed to include a request for any and all file folders within which the DOCUMENT was contained, transmittal sheets, cover letters, exhibits, enclosures, or attachments to the DOCUMENT in addition to the DOCUMENT itself.
- 19. If you claim that any DOCUMENT is, in whole or in part, beyond the scope of permissible discovery (including but not limited to any claim of privilege or confidentiality), specify in detail each and every ground on which such claim rests and identify generally what the document is. If you assert any claim of privilege, then at the time of production you are to furnish a privilege log that specifically identifies each DOCUMENT (or portion) withheld by (a) date, (b)

author, (c) recipient, (d) persons copied, (e) general description of the subject matter of the DOCUMENT, and (f) a statement of the specific privilege claimed and the basis upon which such privilege is claimed as to each separate DOCUMENT (or portion) withheld. The privilege log should contain enough specificity, but without disclosing privileged information, to allow Plaintiffs and the Court to adequately assess the privilege claimed.

- 20. To the extent you consider any portion of the following Requests to be objectionable, (a) identify the portion of the Request claimed to be objectionable, (b) state the nature and basis of the objection, and (c) produce DOCUMENTS responsive to any portion of such Request that is not claimed to be objectionable.
- 21. If you believe that any Request is unclear, unintelligible, or because of its wording otherwise prevents you from responding fully to that Request, identify the ambiguity or source of confusion and explain the definition and understanding that you relied upon in responding. It shall be insufficient to object to a particular Request on the grounds that it is vague, ambiguous, or otherwise unclear, and withhold DOCUMENTS on that basis without seeking clarification.

## **DOCUMENT REQUESTS**

### Request No. 1:

All DOCUMENTS or COMMUNICATIONS YOU reviewed and/or relied upon in preparation for YOUR deposition.

### Request No. 2:

All DOCUMENTS and all COMMUNICATIONS by and between YOU and any PERSON, including but not limited to MS. HEARD, RELATING TO the purported incident in Los Angeles, California in late 2012 or early 2013, as described in ¶ 5 of MS. HEARD'S DECLARATION.

### Request No. 3:

All DOCUMENTS and all COMMUNICATIONS by and between YOU and any PERSON, including but not limited to MS. HEARD, RELATING TO the purported incident in Los Angeles, California on March 8, 2013, as described in ¶ 6 of MS. HEARD'S DECLARATION.

### Request No. 4:

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All DOCUMENTS and all COMMUNICATIONS by and between YOU and any PERSON, including but not limited to MS. HEARD, RELATING TO the purported incident occurring on a flight from Boston, Massachusetts to Los Angeles, California on or about May 24, 2014, as described in ¶¶ 7-8 of MS. HEARD'S DECLARATION.

### Request No. 5:

All DOCUMENTS and all COMMUNICATIONS by and between YOU and any PERSON, including but not limited to MS. HEARD, RELATING TO the purported incident in the Bahamas on August 17, 2014, as described in ¶¶ 9-11 of MS. HEARD'S DECLARATION.

### Request No. 6:

All DOCUMENTS and all COMMUNICATIONS by and between YOU and any PERSON, including but not limited to MS. HEARD, RELATING TO the purported incident in Los Angeles on December 17, 2014, as described in ¶ 12 of MS. HEARD'S DECLARATION.

### Request No. 7:

All DOCUMENTS and all COMMUNICATIONS by and between YOU and any PERSON, including but not limited to MS. HEARD, RELATING TO the purported incident taking place in a hotel room in Tokyo, Japan on January 25, 2015, as described in ¶ 13 of MS. HEARD'S DECLARATION.

### Request No. 8:

All DOCUMENTS and all COMMUNICATIONS by and between YOU and any PERSON, including but not limited to MS. HEARD, RELATING TO the purported incident in Australia on March 3 through March 5, 2015, as described in ¶¶ 14-18 of MS. HEARD'S DECLARATION.

### Request No. 9:

All DOCUMENTS and all COMMUNICATIONS by and between YOU and any PERSON, including but not limited to MS. HEARD, RELATING TO the purported incident in Los Angeles, California in March 2015, as described in ¶¶ 19-20 of MS. HEARD'S DECLARATION.

### Request No. 10: 1 All DOCUMENTS and all COMMUNICATIONS by and between YOU and any 2 PERSON, including but not limited to MS. HEARD, RELATING TO the purported incident in 3 Thailand and Malaysia in August 2015, as described in ¶ 21 of MS. HEARD'S DECLARATION. 4 Request No. 11: 5 All DOCUMENTS and all COMMUNICATIONS by and between YOU and any 6 PERSON, including but not limited to MS. HEARD, RELATING TO the purported incident in 7 Los Angeles, California on November 26, 2015, as described in ¶ 22 of MS. HEARD'S DECLARATION. 10 Request No. 12: 11 All DOCUMENTS and all COMMUNICATIONS by and between YOU and any 12 PERSON, including but not limited to MS. HEARD, RELATING TO the purported incident in Los Angeles, California on December 15, 2015, as described in ¶¶ 23-33 of MS. HEARD'S 13 14 DECLARATION. 15 Request No. 13: 16 All DOCUMENTS concerning YOUR in-person interactions with MR. DEPP in or around 17 December 2015. 18 Request No. 14: 19 All DOCUMENTS and all COMMUNICATIONS by and between YOU and any PERSON, including but not limited to MS. HEARD, RELATING TO the purported incident in 20 Los Angeles, California on April 21, 2016, as described in ¶¶ 34-35 of MS. HEARD'S 21 22 DECLARATION. 23 Request No. 15: All DOCUMENTS concerning YOUR in-person interactions with MR. DEPP on or 24 25 around April 21, 2016. 26 Request No. 16: 27 All DOCUMENTS and all COMMUNICATIONS by and between YOU and any

PERSON, including but not limited to MS. HEARD, RELATING TO the purported incident in

1	Los Angeles, California on May 21, 2016, as described in ¶¶ 36-42 of MS. HEARD'S	
2	DECLARATION.	
3	Request No. 17:	
4	All DOCUMENTS concerning YOUR in-person interactions with MR. DEPP on or	
5	around May 21, 2016.	
6	Request No. 18:	I
7	All DOCUMENTS and all COMMUNICATIONS by and between YOU and any PERSON, including	g but
8	COMMUNICATIONS RELATING TO how MS. HEARD came to have those purported injuries	
9	on her face on May 27, 2016.	
10	Request No. 19:	
11	All DOCUMENTS and all COMMUNICATIONS by and between YOU and any	
12	PERSON, including but not limited to MS. HEARD, RELATING TO any other domestic abuse	
13	incidents in which MS. HEARD assaulted MR. DEPP.	
14	Request No. 20:	
15	All DOCUMENTS and all COMMUNICATIONS by and between YOU and any	
16	PERSON, including but not limited to MS. HEARD, RELATING TO the incident between MS.	
17	HEARD and Tasya van Ree that occurred at the Seattle-Tacoma International Airport on	
18	September 14, 2009, which prompted MS. HEARD's arrest.	
19	Request No. 21:	
20	All DOCUMENTS and all COMMUNICATIONS by and between YOU and any	
21	PERSON, including but not limited to MS. HEARD, RELATING TO any other domestic abuse	
22	allegations against MR. DEPP not identified in Request Nos. 2 through 20.	
23	Request No. 22:	
24	All DOCUMENTS and all COMMUNICATIONS by and between YOU and any	
25	PERSON, including but not limited to MS. HEARD, RELATING TO MS. HEARD'S relationship	
26	with Elon Musk.	
27	Request No. 23:	
28	All DOCUMENTS and all COMMUNICATIONS by and between YOU and any	

PERSON, including but not limited to MS. HEARD, RELATING TO MS. HEARD requesting Ms. Trinity Esparza and Mr. Brandon Patterson of the Eastern Columbia Building to give a statement to *People Magazine* about one week after MS. HEARD made her domestic abuse allegations against MR. DEPP on May 27, 2016.

### Request No. 24:

All DOCUMENTS concerning the affidavit that you submitted to help MS. HEARD obtain the temporary restraining order against MR. DEPP on May 27, 2016, including but not limited to drafts of the affidavit.

## Request No. 25:

All COMMUNICATIONS by and between YOU and any PERSON, including but not limited to MS. HEARD, concerning the affidavit that you submitted to help MS. HEARD obtain the temporary restraining order against MR. DEPP on May 27, 2016.

# ATTACHMENT B

## VIRGINIA:

## IN THE CIRCUIT COURT OF FAIRFAX COUNTY

JOHN C. DEPP, II

Plaintiff,

AMBER LAURA HEARD

Defendant.

Civil Action No.: CL-2019-0002911

DECLARATION OF AMBER LAURA HEARD

## **DECLARATION OF AMBER LAURA HEARD**

I, Amber Laura Heard, declare as follows:

- I am a party in the above-entitled action. I have firsthand, personal knowledge of the facts set forth below and if called as a witness could competently testify thereto.
- 2. I first met John C. Depp, II ("Johnny") in 2009, and we started dating around the end of 2011 or early 2012. For the first year of our relationship, Johnny was sober and our relationship blossomed. We were in love.
- 3. About a year into our relationship, I began to witness Johnny abusing drugs and alcohol or would notice that he was drunk or high. He frequently went in and out of drug and alcohol dependency medical care, including 24-hour live-in medical aid for the last three years of our relationship. On some occasions, when Johnny simultaneously used both illegal narcotics and prescription medications I have had to get him medical attention. Whenever he was using, I worried for both of us. He would become a totally different person, often delusional and violent. We called that version of Johnny, "the Monster."
- 4. Johnny often would not remember his delusional and violent conduct after he came out of his drunk or medicated states. Eventually, as his abuse continued, I began to document the injuries and destruction with photographs or videos so that I could show Johnny what he had done while in his altered state. Because I loved Johnny, I had believed his multiple promises that he could and would get better. I was wrong.

## Late 2012/Early 2013, Los Angeles, California:

5. The first time Johnny hit me was at the end of 2012 or in early 2013. We were in Los Angeles, California, talking about a tattoo, and I laughed at something Johnny had said. I thought he had made a joke. He responded by slapping me across the face. Each hit was harder than the one before. The third hit knocked me to the floor. I did not respond physically or verbally; I froze, whether out of fear or shock, and then I went home without saying a word. I thought about leaving Johnny then.

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6. Johnny hit me again on March 8, 2013 in my Los Angeles home. This was just one unfortunate incident in a series around that time where Johnny would become volatile and violent when under the influence of drugs and alcohol, then contrite and apologetic when he would sober up. On this particular incident, Johnny was getting drunk and high alone, and was angry that I had hung up a painting given to me by someone I had formerly dated. He tried to set fire to the paining the following morning. Johnny's team and I asked my sister Whitney to come over to try to intervene with Johnny, which she did. At some point after she left, Johnny resumed his fight with me, and hit me so hard that blood from my lip ended up on the wall. Attached hereto as Exhibit I is a true and correct copy of a text message exchange Johnny and I had the following Tuesday. On my phone, I had labeled Johnny as "Steve," and on his phone, he labeled me "Slim," in part to protect our privacy if anyone else came into possession of our phones.

## May 24, 2014, Flight from Boston, Massachusetts to Los Angeles, California:

7. On or about May 24, 2014, I met Johnny in Boston, and we both flew from Boston to Los Angeles on a private plane. Johnny appeared to have been drinking heavily and was holding a bottle of champagne when I met him in the morning. On the flight, Johnny ordered the flight attendants to give him an oxygen tank, and drank heavily. Johnny's handlers told me that he was upset that I was filming a movie with a romantic scene with James Franco the day before. Soon, Johnny began to throw objects at me. Instead of reacting to his behavior, I simply moved seats. That didn't stop him. He provocatively pushed a chair at me as I walked by, yelled at me, and taunted me by yelling out the name "James Franco." At some point, I stood up, and Johnny kicked me in the back, causing me to fall over. Johnny threw his boot at me while I was on the ground. Johnny continued to scream obscenities until he went into the plane bathroom and passed out locked in the bathroom for the remainder of the flight. Attached hereto as Exhibit 2 is a true and correct copy of text messages exchanged between me and Johnny (labeled "Steve") dated May 25, 2014. In them, Johnny admitted, "Once again, I find myself in a place of shame and regret. Of course, I am sorry. I really don't know why or what happened. But I will never do it again."

8. Johnny's assistant Stephen Deuters (labeled "Stephen" on my phone) also texted me on May 25, 2014 to pass along Johnny's apologies for his behavior during the flight. Stephen admitted that Johnny "was appalled. When I told him he kicked you, he cried." Attached hereto as Exhibit 3 is a true and correct copy of the text message exchange between me and Deuters dated May 25, 2014, in which Deuters confirmed my memory of what took place and relayed messages from Johnny to me. Specifically, Exhibit 3 was generated by a forensics expert who extracted these text messages from my phone in 2016 to disprove allegations that I had somehow doctored or fabricated these messages.

### August 2014, Bahamas:

- 9. In August of 2014, Johnny and I took a trip to the Bahamas to try to help Johnny detox under the supervision of his full-time, live-in nurse, Debbie Lloyd. While we were in the Bahamas, Johnny had a number of manic episodes requiring medical attention that Debbie was unable to manage on her own, so we flew in Dr. David Kipper, Johnny's private doctor, to help manage his increasingly severe episodes.
- 10. On August 17, 2014, while in the Bahamas, Johnny and I got into a fight during which Johnny kicked and pushed me to the ground, slapped me with an open hand, and grabbed me by the hair. During his attack, Johnny kicked the door so hard that it splintered Attached hereto as Exhibit 4 are true and correct copies of photographs of the broken door.
- 11. I contacted Dr. Kipper and his assistant Debbie Lloyd for help with Johnny and managing his complex drug regimen. They both arrived on the night of August 17, 2014, and observed my injuries. We all continued to monitor Johnny for several days thereafter. Attached hereto as Exhibit 5 are true and correct copies of text messages I exchanged with Dr. David Kipper and his assistant Debbie Lloyd during that time frame.

## December 17, 2014, Los Angeles, California:

12. On December 17, 2014, after Johnny had a particularly violent episode, he apologized for his behavior, calling himself a "fucking savage." Attached hereto as Exhibit 6 are true and correct copies of screenshots of that text message exchange (again, Johnny is "Steve").

 Johnny shoved me, slapped me, and grabbed me by my hair. When I tried to stand up, Johnny muscled me back to the floor. He stood over me and yelled as I cried on the floor.

March 2015, Australia:

On or around January 25, 2015, Johnny and I were in a hotel room in Tokyo, Japan.

- 14. On March 3, 2015, I arrived in Australia to meet Johnny after I had been filming a movie. It was the first time I had seen Johnny in about a month, and I noticed that Johnny had lost a lot of weight and was behaving erratically. At some point in the next few days, I watched Johnny pull out what I later found out was a bag of MDMA (ecstasy); even though Johnny was supposed to be clean at that time, Johnny told me that I had not explicitly forbidden him from taking ecstasy. The argument heated up, and Johnny pushed me, slapped me, and shoved me to the ground before I retreated to a locked bedroom and went to sleep, as I was jet-lagged from the travel.
- awake, and that he had stayed up all night, having taken about eight MDMA pills. He was also drinking again. We got into a fight that Johnny made physical, and I barricaded myself in one of the rooms. That didn't stop Johnny from busting through the door of the room I was in. By nightfall, Johnny had hit me multiple times, shoved and pushed me to the ground, choked me, and spit in my face. Johnny then handed me a liquor bottle that he was drinking from, and asked me, "What are you going to do?" I threw the bottle on the floor. Johnny responded by starting to throw cans and unopened glass bottles at me. I wanted Johnny to go to sleep, in hopes that he would sober up. Instead, he began to fight with me about our upcoming marriage. I observed as Johnny then called multiple lawyers and representatives, including Tracey Jacobs, then his agent at the United Talent Agency.
- 16. That night, Johnny shoved me into a ping pong table that collapsed underneath me. Johnny threw bottles through the window panels of a glass door, breaking two panes, and leaving glass everywhere. Johnny then grabbed me, gripping my body and nightgown. He tore the nightgown off, and at some point, I was naked and barefoot, covered in alcohol and glass. Johnny

grabbed me by my hair and choked me against the refrigerator in the kitchen. I tried to stand myself up but I was sliding around the glass-strewn floor and countertop. Johnny threw me away from him, and I tried to run away as Johnny continued to throw objects and alcohol at me. In one of the most horrific and scariest moments of this three-day ordeal, Johnny grabbed me by the neck and collarbone and slammed me against the countertop. I struggled to stand up as he strangled me, but my arms and feet kept slipping and sliding on to the spilled alcohol and were dragged against the broken glass on the countertop and floor, which repeatedly slashed my feet and arms. Scared for my life, I told Johnny, "You are hurting me and cutting me." Johnny ignored me, continuing to hit me with the back of one closed hand, and slamming a hard plastic phone against a wall with his other until it was smashed into smithereens. While he was smashing the phone, Johnny severely injured his finger, cutting off the tip of it. I did not throw a vodka bottle—or any other kind of bottle—at Johnny, nor did I cause that injury to Johnny's finger. Once I was able to get away, I barricaded myself in an upstairs bedroom, and tried to go to sleep.

- 17. On the third day of Johnny staying awake without sleeping, I came downstairs to find numerous messages Johnny had written to me around the house, on the walls and on my clothes, written in a combination of oil paint and the blood from his broken and severed finger. Johnny also urinated all over the house in an attempt to write messages. I was only able to capture a few pictures of these messages because I had barricaded myself in my bedroom, even though they had been spread all over the house. Attached hereto as Exhibit 7 are true and correct pictures of messages Johnny had smeared in his blood and paint in the bathroom adjoining the bedroom I had barricaded myself in.
- 18. By the time I got the security guards to come upstairs, it had been almost 24 hours now since Johnny had cut off part of his finger. His team was worried about the blood he had lost, and so he was rushed to hospital. Afterwards, I flew back to Los Angeles, and Johnny returned to his separate house in West Hollywood. I had a busted lip, a swollen nose, and cuts all over my body, which friends, family, medical professionals, and co-workers all witnessed. To this day, I still have scars on my arms and feet from this incident. Attached hereto as Exhibit 8 is a true and correct copy of a picture of scars that are still on my left arm from this incident.

19. Later in March, 2015, Johnny and I were in Los Angeles, California. Johnny's hand was still in a cast following the incident in Australia. After becoming enraged, he began to destroy personal property all over the house, including my belongings in my closet. My sister Whitney was there, so when Johnny lunged to hit me, Whitney placed herself between us. Johnny turned his attention to Whitney, who was standing on the top of a flight of stairs, and moved on her. Acting in defense of my sister, as I was scared for her physical safety, I punched Johnny in the face to draw his attention away from her. That was the only time I ever hit Johnny. At that point, house security intervened and separated us. Attached hereto as Exhibit 9 are true and correct copies of a text message exchange Whitney had with Kevin Murphy (the house manager) following that incident. Attached hereto as Exhibit 10 is a true and correct copy of excerpts of the transcript of my deposition dated August 13, 2016, in which I previously testified under oath about that incident. Attached hereto as Exhibit 11 is a true and correct copy of a video excerpt of that deposition testimony.

20. After he attacked me and my sister in March of 2015, Johnny seemed to get clean and quit using everything other than his prescription medications. For some months, things were peaceful. Then, in July of 2015, Johnny started to drink wine and smoke marijuana again.

### August 2015, Thailand and Malaysia:

21. In August of 2015, Johnny and I traveled to Southeast Asia. While on the Eastern Oriental train, Johnny picked a fight with me, and started hitting and pushing me against a wall by grasping my throat and holding me there. I remember being afraid that Johnny might not know when to stop, and that he might kill me.

## November 26, 2015, Los Angeles, California:

22. On November 26, 2015, which was Thanksgiving, Johnny and I were in Los Angeles, and got into another physical fight. Johnny ripped my shirt, and threw me around the room. He threw a wine glass and a heavy glass decanter at me, which luckily missed. At one point, Johnny pushed me, and I fell over the back of a lounge chair and hit my head against a brick

## December 15, 2015, Los Angeles, California:

- 23. On the night of December 15, 2015, I had plans to meet with my friends Raquel "Rocky" Pennington and Melanie at Johnny's and my penthouse in Los Angeles. Before they arrived, Johnny picked another fight with me. He threw another decanter at me, knocked items around the room, and punched the wall. He slapped me hard, grabbed me by my hair, and dragged me from a stairwell to the office to the living room to the kitchen to the bedroom and then to the guest room. In the process, he pulled large chunks of hair and scalp out of my head.
- 24. Hoping to avoid the violence, I tried to calm Johnny down, and then went upstairs to try to remove myself from the situation. Johnny followed me, hit me in the back of my head, grabbed me by my hair again, got in front of me on the steps, and then dragged me by my hair up the last few steps. At the top of stairs, Johnny shoved me twice, which made me fear I would fall. I told Johnny that he had broken my wrist in an attempt to get him to stop.
- 25. Johnny kept hitting me, and each time he knocked me down, I chose to react by simply standing up and looking him in the eye. Johnny responded by yelling, "Oh, you think you're a fucking tough guy?" He reeled back and head-butted me in my face, bashing my nose, which immediately began bleeding, sending searing pain through my face. I instantly started tearing up, and I thought that I would have to go to the hospital. I told Johnny I wanted to leave him, and that I would call the police if he ever touched me again. When I began to walk away toward the guest apartment, he responded by pushing me, then grabbed me and pulled me from one room to the next, gripping me by my hair.
- 26. By the time Johnny had dragged me into the upstairs office, I told Johnny that I was leaving him, since I could not put up with his behavior any longer. Johnny reacted by grabbing me by my throat, pushing me down to the ground, and punching me in the back of my head. He grabbed me by my hair, slapping me in the face, and screaming at me something like, "I fucking will kill you I'll fucking kill you, you hear me?" There were chunks of my hair everywhere and indentations in the carpet where I was dragged.

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- 27. At some point, the fight continued onto a bed. Johnny got on top of me with his knee on my back and the other foot on the bedframe, while repeatedly punching me in my head, and he screamed—as loudly as I've ever heard him scream—"I fucking hate you" over and over again. The bedframe splintered under the weight of the pressure of his boot. Johnny hit me with his closed fists, and I remember being unable to hear myself screaming because he had pushed my face into the mattress. I screamed as loudly as I could, hoping Johnny would realize he was severely hurting me. For a while, I could not scream or breathe. I worried that Johnny was in a blacked-out state and unaware of the damage he was doing, and that he could actually kill me. To this day, I do not know how the fight ended. Attached hereto as Exhibit 12 are true and correct copies of photographs of the hair he pulled out of my head and the bedframe he splintered during the course of this violent episode.
- The first thing I remember after the fight was Rocky coming into my room, and screaming "Oh my god! Oh my god! Oh my god!" as she saw me. Together with Melanie, who had also arrived, we called Erin Boeurum, a nurse, who instructed us on how to conduct a concussion check over the phone. I had severe headaches and other pain for at least a week afterward.
- 29. I later learned, that when Rocky and Melanic arrived, broken glass and chunks of 18 hair were strewn across the downstairs of the penthouse. True and correct copies of pictures of my injuries from that occasion are attached hereto as Exhibit 13.
  - Johnny also had written a message on the countertop in our kitchen in gold sharpie 30. that said, "Why be a fraud? All is such bullshit." A true and correct copy of a picture of that message is attached hereto as Exhibit 14.
- That night, I texted my publicist Iodi Gottlieb (who lives in Los Angeles) to let her know that I had been badly injured, and that I might not be able to make an appearance on the Late Show that was scheduled for the following day depending on the extent of my bruising. I told her, "I had an accident tonight Jodi. I'm really bruised and might have a black eye or two trorw - same with my nose. . . . But won't know how bad the bruising is until the morning." I told Jodi that I had had an accident because, like many who experience abuse, I was afraid of exposing this aspect

of my relationship with Johnny to her or the world. A true and correct copy of the text message I sent Jodi is attached hereto as Exhibit 15 (my message in white, Jodi's in blue). I asked Melanie and Rocky to help cover up the bruises, bleeding, and swelling so I could make it to the Late Show appearance without exposing Johnny.

- 32. A day or two later, I went to Dr. Kipper's office to get a concussion check followup examination. Lisa Beane, the nurse who saw me followed me out to the parking lot, and told me that she recognized that I "was in trouble," and advised me to call her if I was attacked again.
- 33. Attached hereto as Exhibit 16 are text messages I exchanged with Rocky a few days later, on December 20 and 21, 2015, in which we discussed the attack from the night of December 15, 2015 (my messages are in white, here are in blue).

## April 21, 2016, Los Angeles, California:

- 34. On April 21, 2016, I was hosting my own 30th birthday party at our penthouse. Johnny arrived to the party late and inebriated, and, after our guests had left, we started to fight. During the course of that fight, Johnny threw a magnum-sized bottle of champagne against the wall, and shattered a glass against the floor. Johnny grabbed me by the shoulders, pushed me onto the bed, and blocked the hedroom door when I tried to leave. He grabbed me by my hair, and violently shoved me to the floor. I later applied for a domestic violence restraining order, and cited that incident as part of the reason I was afraid of Johnny. His lawyers later deposed me and asked about that incident. Attached hereto as Exhibits 17, 18, and 19 are true and correct copies of excerpts of the transcript of my deposition dated August 13, 2016, in which I previously testified under oath about that incident. Attached hereto as Exhibits 20, 21, and 22 are true and correct copies of the video excerpts of that deposition testimony.
- 35. Johnny and I did not speak for a month after my birthday. Nonetheless, during that month, I found myself unable to sleep through the night because I was afraid that Johnny would come home and instigate a fight. I even inquired about the possibility of having my locks changed because Johnny and his team had keys to the house, and I never knew when—or in what state—he would come home.

36. On May 21, 2016, Johnny and I met at our home in Downtown Los Angeles to discuss our relationship. His behavior was erratic, and as I felt increasingly unsafe, I texted Josh and Rocky—who lived next door—to have them come over. I also called our mutual friend iO Tillet Wright to mollify Johnny. Johnny started to scream at iO over the phone, left to go upstairs, then came back downstairs and grabbed my phone, threatening iO and calling him names. At some point, iO yelled at me to "get out of the house." When Johnny heard that, he wound up like a baseball pitcher and threw the phone in my face, as hard as he could. I yelled, "You hit my face," and started to cry. I had been sitting on the couch, cross-legged, and Johnny grabbed my hair and started to slap, shake and yank me around the room while I continued to scream. I was questioned about this topic during my August 13, 2016 deposition. Attached hereto as Exhibits 23 and 24 are true and correct copies of excerpts of the transcript of my deposition dated August 13, 2016, in which I previously testified under oath about that incident. Attached hereto as Exhibits 25 and 26 are true and correct copies of the video excerpts of that deposition testimony.

- 37. Rocky had a key to our penthouse, and let herself in. When she entered, Johnny noticed, turned, and let go of me, allowing me to retreat to the corner sofa. Both Johnny and Rocky ran toward me at the same time. Rocky threw herself in between Johnny and me, and raised her arms. Johnny ran into Rocky, and pushed her arms down. She calmly planted herself and said, "Stop, Johnny." Johnny grabbed Rocky's arms again and threw them to her sides. I collapsed onto the couch, with Johnny standing over me. Johnny repeatedly screamed at me, "Get the fuck up, Amber." I did not move, and Johnny got closer, screaming "Get the fuck up, Amber" about 10 times. At some point, Rocky got between us, and placed her arms over me protectively.
- 38. The door opened and someone yelled, "Boss! Boss!" Jerry Judge and Sean Bett, Johnny's private security guards, came in. Johnny stood up and then I stood up. I ran to the corner of the room and said, "Jerry, he hit me, if he hits me one more time I'm calling the police! I will call the police!" At the time, I did not realize that iO had been on speakerphone since Johnny had thrown my phone at my face. I later learned that, at some point, iO had hung up and called 911.

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- 39. Johnny smashed various objects around the house with a wine bottle as he left. Josh-Rocky's fiancé-entered and told Rocky and me to stay in PH 1 (the neighboring Penthouse Josh and Rocky lived in). Josh met Johnny in the hallway, where they squared off. Johnny did not touch Josh. Instead, Johnny smashed more items in the hallway, spilled wine everywhere, and kicked a hole in a solid door. Johnny then demanded to be let into PH 5, my apartment where all of my belongings were at the time. Either Jerry or Sean opened the door, despite my repeated requests not to let Johnny in due to his longstanding history of destroying my possessions when he would get angry. After entering, Johnny destroyed everything he could and chased Liz Marz out of the penthouse carrying a wine bottle. He also destroyed all of Rocky's beads (which she used in her work) that were supposed to be used in her show the next day. Johnny's security guards stood by the entire time. Attached hereto as Exhibit 27 is a true and correct copy of an excerpt of the transcript of my deposition dated August 13, 2016, in which I previously testified under oath about Sean and Jerry's inaction. Attached hereto as Exhibit 28 is a true and correct copy of the video excerpt of that deposition testimony. Attached hereto as Exhibit 29 are true and correct copies of photographs of the aftermath of Johnny's destruction that night.
- 40. At some point during Johnny's destruction, while I was hiding in PH 1, I called my attorney, Samantha Spector, with whom I had been consulting about my situation with Johnny, to ask for her advice. I was afraid to give the police a statement that would create an international media incident for either Johnny or me, and my instinct was still to protect Johnny and our privacy. When the police officers arrived, I told them "I decline to give any statement at this time as per the advice of my counsel." The officers repeatedly requested that I cooperate by providing a statement so that they could take action, but I declined. They did, however, conduct a search of the apartments, which they insisted was necessary in order to ensure my safety. Attached hereto as Exhibit 30 is a true and correct copy of an excerpt of the transcript of my deposition dated August 13, 2016, in which I previously testified under oath about that interaction. Attached hereto as Exhibits 31 is a true and correct copy of the video excerpt of that deposition testimony.
- 41. During this time, I also texted Melanie. Attached hereto as Exhibit 32 is a true and correct copy of the text exchange between us that night (my messages in white, here in blue).

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- Attached hereto as Exhibit 33 are true and correct copies of photographs of the 42. injuries I sustained on May 21, 2016, which were taken between May 21 and May 28, 2016. May 27, 2016, Los Angeles, California:
- After the May 21, 2016 attack, I resolved to leave Johnny for good. I filed a request for a domestic violence restraining order in Los Angeles Superior Court. Attached hereto as Exhibit 34 are true and correct copies of the Application for Domestic Violence Restraining Order, the Declaration of Amber Laura Depp, the Declaration of Raquel Rose Pennington and the exhibits thereto, and the Declaration of Samantha F. Spector, Esq. Re Ex Parte Notice and In Support Of Petitioner Amber Laura Depp's DVRO Request, all of which were filed on May 27, 10 1 2016.
  - 44. On May 27, 2016, I appeared in Court for a hearing on my request for a domestic violence restraining order. At that time, I was still bruised following Johnny's violent attack six days prior. The Court granted the domestic violence restraining order against Johnny. Attached hereto as Exhibit 35 is a true and correct copy of the Court's Notice of Hearing and Temporary Restraining Order filed on May 27, 2016.

### June 2016, Los Angeles, California:

- In June of 2016, the media began reporting that there were individuals who claimed to have witnessed me between May 21, 2016 and May 26, 2016, and claimed that I did not appear to have been injured. Others claimed that my injuries were faked based on photographs I had taken, in which my bruises had been deliberately covered using my hair. Of course, as I already mentioned, other photographs that were taken of me during that time period show my injuries. Likewise, multiple people I saw at personal and private events noticed my injuries and inquired whether they could help, but also told me they could not comment publicly because they had reason to fear that they would lose their job or livelihood if they cooperated with me.
- As part of Johnny's defense in my divorce lawsuit, his lawyers claimed that I was arrested for a domestic physical altercation with my former wife, Tasya van Ree. That account was deliberately misleading, since the police released me with no charges ever being brought. Ms. van Ree has publicly contradicted the media reports generated by Johnny's team, and said, "In

2009, Amber was wrongfully accused for an incident that was misinterpreted and oversensationalized by two individuals in a power position. I recount hints of misogynistic attitudes
toward us which later appeared to be homophobic when they found out we were domestic partners
and not just 'friends.' Charges were quickly dropped and she was released moments later. It's
disheartening that Amber's integrity and story are being questioned yet again. Amber is a brilliant,
honest and beautiful woman and I have the utmost respect for her. We shared 5 wonderful years
together and remain close to this day." A true and correct copy of a June 8, 2016 article that
appeared on E! Online recounting Ms. van Ree's statement is attached hereto as Exhibit 36.

- 47. On June 6, 2016, iO Tillet Wright—who was on the phone with Johnny and me during the May 21, 2016 fight and called 911—reacted to one of these media accounts on Twitter. iO's Twitter handle is "iOlovesyou." Attached hereto as Exhibit 37 are true and correct copies of the five tweets iO posted on June 6, 2016.
- 48. On June 13, 2016, iO filed a declaration with an accompanying exhibit. Attached hereto as Exhibit 38 is a true and correct copy of the Declaration of iO Tillet Wright and the exhibit thereto.

## January 13, 2017, Los Angeles, California:

49. After I obtained the restraining order against Johnny, we proceeded to dissolve our marriage. A true and correct copy of the Stipulated Judgment of Dissolution of Marriage, entered on January 13, 2017, is attached hereto as Exhibit 39.

### December 2018, Los Angeles, California:

50. Following my highly-publicized separation from Johnny, I read accounts in the media referring to me as a victim of domestic violence. In response, many people called me a liar (without ever hearing my story). I was dropped from a global fashion brand's upcoming campaign. I lost a part for a movie in which I had already been cast. People I have never met or spoken to threatened me with violence. I received so many death threats I had to change my phone number on a near-weekly basis.

- 51. People accused me of having abused Johnny. That simply is not true. I never attacked Johnny other than in self-defense (and in defense of my little sister). I have never physically abused anyone. I know what that does to people.
- 52. Instead, I have attempted to promote good in the world and to advocate an end to domestic violence. I have sought to use my public persona to speak out on an issue that was extremely meaningful to me and millions of other women and men every year. I have spoken out about violence in public, but I have always avoided specifically referencing Johnny, or recounting his violence against me, not only because I wanted to move past that phase of my life but also because I was constrained by the terms of a strict confidentiality agreement that Johnny had insisted upon as part of our divorce settlement.
- 53. In early December 2018, while working with the American Civil Liberties Union as the ACLU Ambassador for Women's Rights, I learned of an opportunity to write an Op-Ed about women's rights issues. I agreed to do so.
- 54. I wrote the Op-Ed in Los Angeles, California, and submitted it to the Washington Post through my contact at the ACLU, who was based in New York. The Op-Ed was published on December 18, 2018.
- 55. I do not believe I ever even spoke to an editor for the Washington Post, nor did I ever travel to Washington, D.C. or Virginia in connection with the Op-Ed. I never knowingly contacted any employee of the Washington Post who worked from the Washington Post's Virginia office. Nor did I discuss with any Washington Post employee whether or not the Op-Ed would be published in any particular metro edition of the newspaper.
  - 56. To the best of my knowledge, I have never traveled to Virginia in my life. Executed this 10 day of April 2019, at Los Angeles, California.

I declare under penalty of perjury under the laws of the State of Virginia that the foregoing is true and correct.

Amber Laura Heard

## **brown**rudnick

BENJAMIN G. CHEW direct dial: 202,536,1785 behew@brownrudnick.com

August 27, 2019

FILED CIVIL INTAKE

2019 AUG 27 PM 2: 44

JOHN T. FREY
CLERK, CIRCUIT COURT
FAIRFAX, VA

#### VIA HAND DELIVERY

Ms. Tabitha Wooden, Subpoena Clerk Fairfax County Circuit Court 4110 Chain Bridge Road, Suite 319 Fairfax, Virginia 22030

RE: John C. Depp, II v. Amber Laura Heard, No. CL-2019-0002911

Dear Ms. Wooden,

On behalf of John C. Depp II, please find enclosed two original subpoenas for depositions and documents and two copies of each related to the above referenced action. Also enclosed are two copies of each. These subpoenas will be served by private process server on witnesses in California. Subpoenas to these witnesses were recently issued by the Court but we have revised the return dates and request that these be reissued by Court. Please return one certified and one file-stamped copy of each of these foreign subpoenas to the Courier.

This letter certifies that California has reciprocal privileges regarding discovery and has adopted the Uniform Interstate Deposition and Discovery Act.

This letter also certifies that I will cause copies of these subpoenas to be served on counsel of record. Thank you for your assistance.

Regards,

**BROWN RUDNICK** LLP

Benjamin G. Chew

**Enclosures** 

Attorney or Party without Attorney: BROWN RUDNICK LLP				For Court Use Only	,
Camille M. Vasquez (SBN 27337	7)				
2211 MICHELSON DRIVE 7TH FL	OOR				
IRVINE, CA 92612				1	
Telephone No: 949-752-7100					
Attorney For: Plaintiff		Ref. No. or File No. 034692.0008	0.:		
Insert name of Court, and Judicial Dis Circuit Court of Fairfax County	trict and Branch Court	·	·	7	
Plaintiff: John C. Depp, II Defendant: Amber Laura Heard					
PROOF OF SERVICE	Hearing Date: 09/12/2019	Time: 11:00 A.M.	Dept/Div:	Case Number: CL-2019-0002911	-

- 1. At the time of service I was at least 18 years of age and not a party to this action.
- 2. I served copies of the Deposition Subpoena for Personal Appearance and Production of Documents, Electronically Stored Information, and Things in Action Pending Outside California
- 3. a. Party served:

Raquel Pennington

b. Person served: Party in item 3.a.

- 4. Address where the party was served: 650 N. Hoover St., Los Angeles, CA 90004
- 5. I served the party:
  - a. by personal service. I personally delivered the documents listed in item 2 to the party or person authorized to receive process for the party (1) on: Thu, Aug 29 2019 (2) at: 11:58 AM
    - Recoverable cost Per CCP 1033.5(a)(4)(B)

- 6. Person Who Served Papers:
  - a. Javier Sanchez (2014115318, Los Angeles)
  - b. FIRST LEGAL

600 W. Santa Ana Blvd., Ste. 101

SANTA ANA, CA 92701

c. (714) 541-1110

- d. The Fee for Service was: \$148.51
- e. I am: A Registered California Process Server

7. I declare under penalty of perjury under the laws of the State of California that the foregoing is true and correct.

08/30/2019	
(Date)	Javier Sanchez



Judicial Council Form Rule 2.150.(a)&(b) Rev January 1, 2007

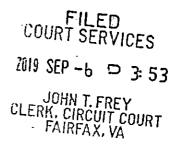
**PROOF OF** SERVICE

3716650 (11449776)

# brownrudnick

CHRISTIAN M. SEITZ direct dial: 202.536,1722 cseitz@brownrudnick.com

September 6, 2019



#### VIA HAND DELIVERY

Mr. John T. Frey, Clerk Fairfax County Circuit Court 4110 Chain Bridge Road, Suite 320 Fairfax, Virginia 22030

RE: John C. Depp, II v. Amber Laura Heard, No. CL-2019-0002911

Dear Mr. Frey,

Please find enclosed for filing in the above-referenced matter, Plaintiff John C. Depp, II's Certificate of Counsel and related attachments for filing in the above referenced matter. Also enclosed is a file stamp copy for our records.

Regards,

BROWN RUDNICK LLP

Christian W. Seitz

**Enclosures**