CL-2019-0002911

TO the person authorized to serve this process: Upon execution, the return of this process shall be made to the Clerk of Court.				
NAME: KATE JAMES				
ADDRESS: 1138 N. POINSETTIA PLACE				
WEST HOLLYWOOD, CA 90046				
[] PERSONAL SERVICE Tel. No.				
Being unable to make personal service, a copy was delivered in the following manner:				
[] Delivered to family member (not temporary sojourner or guest) age 16 or older at usual place of abode of party named above after giving information of its purport. List name, age of recipient, and relation of recipient to party named above:				
[] Posted on front door or such other door as appears to be the main entrance of usual place of abode, address listed above. (Other authorized recipient not found.)				
[] not found , Sheriff				
by, Deputy Sheriff				

[] This SUBPOENA/SUBPOENA DUCES TECUM TO PERSON UNDER FOREIGN SUBPOENA is being served by a private

process server who must provide proof of service in accordance with Va. Code § 8.01-325.

JOHN T. FREY, CLERK FAIRFAX COUNTY CIRCUIT COURT 4110 CHAIN BRIDGE ROAD FAIRFAX, VIRGINIA 22030

SUBPOENA/SUBPOEN	A DUCES TECUM	File No. CL-2	019-0002911	•
TO PERSON UNDER F				
	FAIRFAX C	OUNTY		Circuit Cour
	4110 CHAIN BRIDGE ROAD, F			. Circuit Cour
	ADDRESS OF COU			
JOHN	C. DEPP, II v./In re:	AMBER LA	URA HEARD	
	IORIZED BY LAW TO SERVE 1			
	KATE JAMI	ES		
	NAME			•
	1138 N. POINSETT			
WEST HOLLYWOOD	STREET ADDRE CALIFORNI			90046
СПҮ	STATE			ZIP
TO THE PERSON SUMN	MONED: You are commanded to			
attend and give testimor	ny at a denosition			
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produce the books, doct described below	uments, records, electronically store	ed information, and t	angible things de	\neg
See Attachment A			FA.CH	B <u>₹</u>
oce Attachment A		,	고 고 구 구 구 구 구 구 구 구 구 구 구 구 구 구 구 구 구 구	26 EE
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Brown Rudnick LLP,	2211 Michelson Dr., Irvine, CA 926	March 1	7, 2020 at 11:00	a.m. (PT)
	OCATION		DATE AND TIME	***************************************
	n and copying by the requesting part r possession, custody or control	ty or someone acting	g in his or her bel	half of the
permit inspection of the	premises			
at the following location				
	LOCATION	•••••		
٥n	20011101			
OnDATE AND T	IME			
This subpoena is issued upo	on the request of the party named be	elow		
	JOHN C. DEF			
c/o BEN	NAME OF REQUESTING IJAMIN G. CHEW, 601 THIRTEENT		SUITE 600	
WASHINGTON	STREET ADDRE	20005	(202) 5	36-1700
CITY	STATE	71Þ		NE NUMBER

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.

February 27, 2020	JOHN by	T. FREY	, CLERK
ANDREW C. CRAWFORD	89093	VA	
NAME OF ATTORNEY FOR REQUESTING PARTY	BAR NUMBER		LICENSING STATE
601 THIRTEENTH STREET, N.W.	(202) 536-1700		
OFFICE ADDRESS		EPHONE NUMBER OF ATTO	
WASHINGTON, D.C. 20005	(202) 536-1701		
OFFICE ADDRESS	FAC	CSIMILE NUMBER OF ATTO	RNEY
NAME	BAR NUMBER		LICENSING STATE
STREET ADDRESS	***************************************	TELEPHONE NUMBER	
STREET ADDRESS		FACSIMILE NUMBE	
NAME	BAR NUMBER		LICENSING STATE
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NAME	BAR NUMBER	••••••••••	LICENSING STATE
STREET ADDRESS	***************************************	TELEPHONE NUMBER	••••••••••••••••••••••••••••••••
STREET ADDRESS		FACSIMILE NUMBER	

RETURN OF SERVICE (see page three of this form)

brownrudnick

ANDREW C. CRAWFORD direct dial: 202.536.1731 acrawford@brownrudnick.com

February 26, 2020



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, original attorney-issued subpoena for deposition and documents to third party witness Kate James. Also enclosed are three copies of the subpoena and a check for the Court's related fee. The subpoenas will be served in California by private process server. We request one file-stamped copy for immediate return to the courier who will deliver it to our offices. We also request one certified copy of the subpoena to be issued and served under the laws of the state of California. Upon preparation of the certified copy, please contact my paralegal Christian Seitz at (202) 536-1722 and we will arrange for a courier to retrieve it from the Court.

This letter certifies that California has reciprocal privileges regarding discovery with Virginia and that I will cause copies of the subpoena to be served on counsel of record. Thank you for your assistance.

Regards,

BROWN RUDNICK LLP

Andrew C. Crawford

Enclosures

VIRGINIA:

FILED CIVIL INTAKE

IN THE CIRCUIT COURT OF FAIRFAX COUNTY 2970 FEB 26 PM 1:40

JOHN C. DEPP, II

Plaintiff,

JOHN T. FREY CLERK, CIRCUIT COURT FAIRFAX. VA

v.

Civil Action No.: CL-2019-0002911

AMBER LAURA HEARD

Defendant.

CERTIFICATE OF SERVICE

I hereby certify that I caused a true and correct copy of the enclosed Subpoena/Subpoena Duces Tecum to Person Under Foreign Subpoena and Deposition Subpoena for Personal Appearance and Production of Documents, Electronically Stored Information, and Things In Action Pending Outside California, to be sent via email (per written agreement between the Parties), on this 26th day of February 2020, to counsel of record.

Andrew C. Crawford (VSB No. 89093)

Adam R. Waldman (pro hac vice) THE ENDEAVOR LAW FIRM, P.C. 5163 Tilden Street, NW Washington, DC 20016 Telephone: (202) 715-0966 Facsimile: (202) 715-0964

awaldman@theendeavorgroup.com

Camille M. Vasquez (pro hac vice) BROWN RUDNICK LLP 2211 Michelson Drive Irvine, CA 92612 Telephone: (949) 752-7100

Facsimile: (949) 252-1514 cvasquez@brownrudnick.com

Counsel for Plaintiff John C. Depp, II

Benjamin G. Chew (VSB No. 29113) Elliot J. Weingarten (pro hac vice) Andrew C. Crawford (VSB No. 89093) BROWN RUDNICK LLP 601 Thirteenth Street, N.W. Washington, D.C. 20005 Telephone: (202) 536-1700 Facsimile: (202) 536-1701 bchew@brownrudnick.com eweingarten@brownrudnick.com

acrawford@brownrudnick.com

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jquinn@kaplanhecker.com

A. Benjamin Rottenborn (VSB No. 84796)
Joshua R. Treece (VSB No. 79149)
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jtreece@woodsrogers.com

Counsel for Defendant Amber Laura Heard

Davida Brook (pro hac vice) Susman Godfrey L.L. P. 1900 Avenue of the Stars, Suite 1400 Los Angeles, CA 90067 Telephone: (310) 789-3100 Facsimile: (310) 789-3150

dbrook@susmangodfrey.com

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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Elliot J. Weingarten (pro hac vice)
Andrew C. Crawford (Va. State Bar No. 89093)
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dbrook@susmangodfrey.com

Counsel for Defendant Amber Laura Heard

ATTACHMENT A

DEFINITIONS

- 1. "YOU" and/or "YOUR" shall mean and refer to Kate James.
- 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.

INSTRUCTIONS

- 8. These requests for production shall be deemed continuing in nature so as to require you to file prompt supplementary responses if further responsive information is subsequently obtained or discovered by you up to and including the time of trial in this action.
- 9. Notwithstanding anything else to the contrary herein, each word, term, or phrase is intended to have the broadest meaning permitted under rules.
- 10. Each request shall be construed conjunctively or disjunctively as necessary to make the request inclusive rather than exclusive. Any request propounded in the singular shall also be read as if propounded in the plural and vice versa. Any request propounded in the present tense shall also be read as if propounded in the past tense and vice versa.
- 11. To the extent that any request is considered to be ambiguous, it shall be construed to require the fullest and most complete disclosure of all information and requested documents.
- 12. When DOCUMENTS, data, knowledge, or information in your possession are requested, such request includes documents by your attorneys, accountants, agents,

representatives, and experts, as well as any professional employed or retained by you, relating to any of the facts or issues involved in this proceeding.

- 13. The DOCUMENTS responsive to this request shall be produced as they have been kept in the usual course of business or shall be organized and labeled to correspond with the specific request to which they are responsive.
- 14. The original or one copy of each non-identical duplicate of every DOCUMENT should be produced. Any copy of a document that varies in any way from the original or from any other copy of the document, whether by reason of handwritten (or other) notation, revision, or omission, shall constitute a separate document that must be produced.
- 15. DOCUMENTS that were generated, or have ever been stored, in machine-readable electronic form should be produced in native original machine-readable electronic form, as used in the ordinary course of business, with all accompanying (including, but not limited to, all metadata such as author(s) and date(s) of file creation, access, and modification) intact.
- 16. If any of the requests herein are objected to, whether in whole or in part, on the grounds that information sought therein is subject to a claim of attorney-client privilege, work product immunity, or some other applicable privilege or immunity, as much of the document concerned as to which no claim of privilege or immunity is made shall be produced. With respect to DOCUMENTS or portions of DOCUMENTS for which a claim of privilege or immunity is made, state the following:
 - a. The type and nature of the DOCUMENT or COMMUNICATIONS;
 - b. The date of the DOCUMENT;

The person(s) in receipt of the document or the person(s) present during the communication;

- c. The person(s) who authored or created the DOCUMENT or the person(s) who made the communication;
- d. The person(s) to whom such DOCUMENT or COMMUNICATION was made;

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, involving MR. DEPP and MS. HEARD.

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, involving MR. DEPP and MS. HEARD.

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, involving MR. DEPP and MS. HEARD.

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, involving MR. DEPP and MS. HEARD.

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, involving MR. DEPP and MS. HEARD.

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, involving MR. DEPP and MS. HEARD.

Request No. 10:

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 Thailand and Malaysia in August 2015, involving MR. DEPP and MS. HEARD. 2 3 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 5 Los Angeles, California on November 26, 2015, involving MR. DEPP and MS. HEARD. 6 7 Request No. 12: 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 10 Los Angeles, California on December 15, 2015, involving MR. DEPP and MS. HEARD. 11 Request No. 13: 12 All DOCUMENTS and all COMMUNICATIONS by and between YOU and any 13 PERSON, including but not limited to MS. HEARD, RELATING TO the purported incident in 14 Los Angeles, California on April 21, 2016, involving MR. DEPP and MS. HEARD. 15 Request No. 14: 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 17 Los Angeles, California on May 21, 2016, involving MR. DEPP and MS. HEARD. 18 19 Request No. 15: 20 All DOCUMENTS and all COMMUNICATIONS by and between YOU and any 21 PERSON, including but not limited to MS. HEARD, RELATING TO the purported injuries that 22 appeared on MS. HEARD'S face on May 27, 2016, involving MR. DEPP and MS. HEARD, 23 including any COMMUNICATIONS RELATING TO how MS. HEARD came to have those purported injuries on her face on May 27, 2016. 24 Request No. 16: 25 26 All DOCUMENTS and all COMMUNICATIONS by and between YOU and any

PERSON, including but not limited to MS. HEARD, RELATING TO any other domestic abuse

incidents in which MS. HEARD assaulted MR. DEPP.

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1 Request No. 17: 2 All DOCUMENTS and all COMMUNICATIONS by and between YOU and any PERSON, including but not limited to MS. HEARD, RELATING TO the incident between MS. 3 HEARD and Tasya van Ree that occurred at the Seattle-Tacoma International Airport on 4 September 14, 2009, which prompted MS. HEARD's arrest. 5 6 Request No. 18: 7 All DOCUMENTS and all COMMUNICATIONS by and between YOU and any 8 PERSON, including but not limited to MS. HEARD, RELATING TO any other domestic abuse allegations against MR. DEPP not identified in Request Nos. 2 through 17. 9 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 MS. HEARD'S relationship 13 with Elon Musk. 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 MS. HEARD requesting 17 Ms. Trinity Esparza and Mr. Brandon Patterson of the Eastern Columbia Building to give a 18 statement to People Magazine about one week after MS. HEARD made her domestic abuse 19 allegations against MR. DEPP on May 27, 2016. 20 Request No. 21: 21 All COMMUNICATIONS concerning YOU visiting MS. HEARD at any time at the 22 Eastern Columbia Building, located at 849 South Broadway Los Angeles, CA 90014, including 23 but not limited to, any visits that you made to the Eastern Columbia Building in December 2015 or 24 May 2016. 25

Request No. 22:

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All DOCUMENTS reflecting YOUR in-person interactions with MS. HEARD in or around December 2015.

Request No. 23:

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. 24:

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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	SUBP-045
ATTORNEY OR PARTY WITHOUT ATTORNEY (Name, State Bar number, and address): CAMILLE M. VASQUEZ (SBN 273377) BROWN RUDNICK LLP, 2211 MICHELSON DRIVE IRVINE, CA 92612 TELEPHONE NO.: 949-752-7100 FAX NO.: 949-252-1514 E-MAIL ADDRESS: CVASQUEZ@brownrudnick.com ATTORNEY FOR (Name): Plaintiff John C, Depp. []	FOR COURT USE ONLY
Court for county in which discovery is to be conducted: SUPERIOR COURT OF CALIFORNIA, COUNTY OF STREET ADDRESS: MAILING ADDRESS: CITY AND ZIP CODE: BRANCH NAME:	
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 not Kate James, 1138 Poinsettia Place, West Hollywood, CA 90046 1. YOU ARE ORDERED TO APPEAR IN PERSON TO TESTIFY AS A WITNESS in this and place:	

ı	Time: 11:00 a.m. Address: Brown Rudnick, 2211 Michelson Dr., Irvine, CA 92612
 8	As a deponent who is not a natural person, you are ordered to designate one or more persons to testify on your behalf as to the matters described in item 4. (Code Civ. Proc., § 2025.230.) You are ordered to produce the documents, electronically stored information, and things described in item 3.
,	This deposition will be recorded stenographically through the instant visual display of testimony and by audiotape videotape.
2.	The personal attendance of the custodian or other qualified witness and the production of the original records are required by this subpoena. The procedure authorized by Evidence Code sections 1560(b), 1561, and 1562 will not be deemed sufficient compliance with this subpoena.
3.	The documents, electronically stored information, and things to be produced and any testing or sampling being sought are described as follows ((if electronically stored information is required, the form or forms in which each type of information is to be produced may be specified): See Attachment 3
4.	Continued on Attachment 3 (use form MC-025). If the witness is a representative of a business or other entity, the matters upon which the witness is to be examined are described as follows:
	Continued on Attachment 4 (use form MC-025).
5.	Attorneys for the parties to this action or parties without attorneys are (name, address, telephone number, and name of party represented):
	See Attachment 5
	Continued on Attachment 5 (use form MC-025).

	SUBP-045
PLAINTIFF/PETITIONER: John C. Depp, II DEFENDANT/RESPONDENT: Amber Laura Heard	CASE NUMBER:
6. ✓ Other terms or provisions from out-of-state subpoena, if a	any (specify):
Continued on Attachment 6 (use form MC-025).	
7. If you have been served with this subpoena as a custodian of Procedures section 1985.3 or 1985.6 and a motion to quash agreement of the parties, witnesses, and consumer or employee produce consumer or employee records.	or an objection has been served on you, a court order or byee affected must be obtained before you are required to
8. At the deposition, you will be asked questions under oath. Quest later they are transcribed for possible use at trial. You may read sign the deposition. You are entitled to receive witness fees and the option of the party giving notice of the deposition, either with court orders or you agree otherwise, if you are being deposed as your residence. The location of the deposition for all deponents in	the written record and change any incorrect answers before you mileage actually traveled both ways. The money must be paid, at service of this subpoena or at the time of the deposition. Unless the an individual, the deposition must take place within 75 miles of
DISOBEDIENCE OF THIS SUBPOENA MAY BE PUNISHED AS FOR THE SUM OF \$500 AND ALL DAMAGES R	CONTEMPT BY THIS COURT. YOU WILL ALSO BE LIABLE ESULTING FROM YOUR FAILURE TO OBEY.
Date issued:	•
	(SIGNATURE OF PERSON ISSUING SUBPOENA)
(TYPE OR PRINT NAME) PROOF OF SERVICE OF DEPOSITION SUBPOENA FOR PERS ELECTRONICALLY STORED II 1. I served this Deposition Subpoena for Personal Appearance and Things in Action Pending Outside California by personally deliver	NFORMATION, AND THINGS Production of Documents, Electronically Stored Information, and
a. Person served (name):	2 - 3 - 5 - 5 - 5 - 5 - 5 - 5 - 5 - 5 - 5
b. Address where served:	
c. Date of delivery: e. Witness fees and mileage both ways (check one): (1) were paid. Amount:	d. Time of delivery: er as required by Government Code section 68097.2. The
f. Fee for service:	
2. I received this subpoena for service on (date):	
 I also served a completed Proof of Service of Notice to C by personally delivering a copy to the person served as d Person serving: Not a registered California process server California sheriff or marshal Registered California process server Employee or independent contractor of a registered C Exempt from registration under Business and Profess 	escribed in 1 above.
f Name address telephone number, and, if applicable, count	

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

Date:

(SIGNATURE)

(For California sheriff or marshal use only) I certify that the foregoing is true and correct. Date:

(SIGNATURE)

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DEFINITIONS "YOU" and/or "YOUR" shall mean and refer to Kate James.

<u>ATTACHMENT 3</u>

- 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

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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.

INSTRUCTIONS

- 8. These requests for production shall be deemed continuing in nature so as to require you to file prompt supplementary responses if further responsive information is subsequently obtained or discovered by you up to and including the time of trial in this action.
- 9. Notwithstanding anything else to the contrary herein, each word, term, or phrase is intended to have the broadest meaning permitted under rules.
- 10. Each request shall be construed conjunctively or disjunctively as necessary to make the request inclusive rather than exclusive. Any request propounded in the singular shall also be read as if propounded in the plural and vice versa. Any request propounded in the present tense shall also be read as if propounded in the past tense and vice versa.
- To the extent that any request is considered to be ambiguous, it shall be construed 11. to require the fullest and most complete disclosure of all information and requested documents.
- When DOCUMENTS, data, knowledge, or information in your possession are 12. requested, such request includes documents by your attorneys, accountants, agents,

representatives, and experts, as well as any professional employed or retained by you, relating to any of the facts or issues involved in this proceeding.

- 13. The DOCUMENTS responsive to this request shall be produced as they have been kept in the usual course of business or shall be organized and labeled to correspond with the specific request to which they are responsive.
- 14. The original or one copy of each non-identical duplicate of every DOCUMENT should be produced. Any copy of a document that varies in any way from the original or from any other copy of the document, whether by reason of handwritten (or other) notation, revision, or omission, shall constitute a separate document that must be produced.
- 15. DOCUMENTS that were generated, or have ever been stored, in machine-readable electronic form should be produced in native original machine-readable electronic form, as used in the ordinary course of business, with all accompanying (including, but not limited to, all metadata such as author(s) and date(s) of file creation, access, and modification) intact.
- 16. If any of the requests herein are objected to, whether in whole or in part, on the grounds that information sought therein is subject to a claim of attorney-client privilege, work product immunity, or some other applicable privilege or immunity, as much of the document concerned as to which no claim of privilege or immunity is made shall be produced. With respect to DOCUMENTS or portions of DOCUMENTS for which a claim of privilege or immunity is made, state the following:
 - a. The type and nature of the DOCUMENT or COMMUNICATIONS;
 - b. The date of the DOCUMENT;
 - The person(s) in receipt of the document or the person(s) present during the communication;
 - c. The person(s) who authored or created the DOCUMENT or the person(s) who made the communication;
 - d. The person(s) to whom such DOCUMENT or COMMUNICATION was made;

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, involving MR. DEPP and MS. HEARD.

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, involving MR. DEPP and MS. HEARD.

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, involving MR. DEPP and MS. HEARD.

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, involving MR. DEPP and MS. HEARD.

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, involving MR. DEPP and MS. HEARD.

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, involving MR. DEPP and MS. HEARD.

27 | Request No. 10:

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, involving MR. DEPP and MS. HEARD.

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, involving MR. DEPP and MS. HEARD.

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, involving MR. DEPP and MS. HEARD.

Request No. 13:

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, involving MR. DEPP and MS. HEARD.

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 May 21, 2016, involving MR. DEPP and MS. HEARD.

Request No. 15:

All DOCUMENTS and all COMMUNICATIONS by and between YOU and any PERSON, including but not limited to MS. HEARD, RELATING TO the purported injuries that appeared on MS. HEARD'S face on May 27, 2016, involving MR. DEPP and MS. HEARD, including any COMMUNICATIONS RELATING TO how MS. HEARD came to have those purported injuries on her face on May 27, 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 any other domestic abuse incidents in which MS. HEARD assaulted MR. DEPP.

Request No. 17:

All DOCUMENTS and all COMMUNICATIONS by and between YOU and any PERSON, including but not limited to MS. HEARD, RELATING TO the incident between MS. HEARD and Tasya van Ree that occurred at the Seattle-Tacoma International Airport on September 14, 2009, which prompted MS. HEARD's arrest.

Request No. 18:

All DOCUMENTS and all COMMUNICATIONS by and between YOU and any PERSON, including but not limited to MS. HEARD, RELATING TO any other domestic abuse allegations against MR. DEPP not identified in Request Nos. 2 through 17.

Request No. 19:

All DOCUMENTS and all COMMUNICATIONS by and between YOU and any PERSON, including but not limited to MS. HEARD, RELATING TO MS. HEARD'S relationship with Elon Musk.

Request No. 20:

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. 21:

All COMMUNICATIONS concerning YOU visiting MS. HEARD at any time at the Eastern Columbia Building, located at 849 South Broadway Los Angeles, CA 90014, including but not limited to, any visits that you made to the Eastern Columbia Building in December 2015 or May 2016.

Request No. 22:

All DOCUMENTS reflecting YOUR in-person interactions with MS. HEARD in or around December 2015.

Request No. 23:

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. 24:

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.

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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Counsel for Plaintiff John C. Depp, II

(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)

<u> </u>	MC-02 <u>5</u>
SHORT TITLE:	CASE NUMBER;
John C. Depp, II v. Amber Laura Heard	CL-2019-0002911

ATTACHMENT (Number): 6

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

See attached Fairfax County Circuit Court Subpoena

(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)

Fairfax Circuit Court Circuit Court

Receipt No. 880265

Receipt Date: 02/27/2020 02:13 PM

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John C Depp II	vs. Amber Laura H	eard				
Filer(s): Depp, J	lohn C II					
Case		_			A	Amount
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Copies						2.00
Subpoena	Duces Tecum Clerks	Fee				5.00
				Total:		7.00
				Balance due court: \$		0.00
				Next fine/fee due date:		
				Next restitution due date:		
Check (Num: 13	389. Exp: xx/xx)					
Amount Tender	•	7.00				
Overage:		0.00				
Change Due:		0.00				
			Johr	T. Frey, Clerk of Circuit Court		
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			•	Deputy Clerk		
				Clerk: BMCDQ1		