		•	
		•	
[] This SUBPOENA/SUBPOENA DUCES TECUM TO	O PERSON UNDER FOREIGN SUE	BPOENA is being served b	y a private

TO the person authorized to serve this process: Upon execution, the return of this process shall be made to the Clerk of Court.

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

NAME: Jessica Kovacevic ADDRESS: William Morris Endeavor, 9601 Wilshire Blvd, Beverly Hills, California, 90210		
[] PERSONAL SER	VICE Tel. No.	
Being unable to make	e 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	
DATE by, Deputy Sheriff		

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

CL-2019-0002911

SUBPOENA/SUBPOEN TO PERSON UNDER F		File No.	CL-2019-000291	1
Commonwealth of Virginia V	A CODE §§ 8.01-412.8—8.01-412.	15; Rule 4:9		
,	FAIRFAX	COUNTY	***************************************	Circuit Court
41	10 CHAIN BRIDGE ROA	D, FAIRFAX, VIF	RGINIA 22030	
JOHN C. DE		ΔΜΡΙ	ER LAURA HEARD	l
TO THE PERSON AUTH You are commanded to sum	ORIZEÐ BY LAW TO SEF mon	RVE THIS PROCE	SS:	
	Jessica	Kovacevic		
		IAME	DI I	***************************************
มะอยองเขียด่านแล้วข้าก่นฉพาก แนะคลองเล่นนากก	William Morris Endea	VOF, 9601 VVIISNIF FADDRESS	e Biva	
Beverly Hills		Α		90210
СЛУ	STA	TE		ZIP
TO THE PERSON SUMM	IONED: You are commande	ed to		
attend and give testimor	y at a deposition		,	2
described below	ments, records, electronically	stored information,	and tangible thing the	ignated and
See Attachment A	,	······································	RYA PO-	2 =
			* <u>~</u>	
			≥≳[) E A
	Firet Logal Pagarda		UR I	` 5 5
	First Legal Records	oose Na	vember 19, 2021 at	
	y Blvd., Los Angeles, CA 9	at	DATE AND TIME	:;
	and copying by the requesting possession, custody or contr		acting in his or her beha	alf of the
[] permit inspection of the	premises			
at the following location		٠		
		CATION		•••••••••••••••••••••••••••••••••••••••
On				
This subpoena is issued upo	n the request of the party nam	ed below		
		C. Depp, II		
c/o B	enjamin G. Chew, 601 T	-	N.W., Suite 600	•
Washington	stree DC	TADDRESS 20005	(202) 5	36-1700
CITY	STATE	710	TEI ENLOW	IC NITIMBED

File No.	CL-2019-0002911	
THE IND.		

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 related and of parties not represented by counsel are provided $[\]$ below $[\chi]$		
OCTOBOR 26, 2001		RK
	by	
Benjamin G. Chev	-2	************
601 Thirteenth Street, N.W., Suite 600	(202) 000 11	TE
OFFICE ADDRESS	TELEPHONE NUMBER OF	ATTORNEY
Washington, DC 20005	(202) 536-17	01
OFFICE ADDRESS	FACSIMILE NUMBER OF	ATTORNEY
NAME	BAR NUMBER	LICENSING STATE
STREET ADDRESS .	TELEPHONE NUM	BER
STREET ADDRESS	FACSIMILE NUM	BER
NAME	BAR NUMBER	LICENSING STATE
STREET ADDRESS	TELEPHONE NUM	BER
STREET ADDRESS	. FACSIMILE NUM	BER
-		
NAME	BAR NUMBER	LICENSING STATE
STREET ADDRESS	TELEPHONE NUM	BER
	***************************************	 BER

RETURN OF SERVICE (see page three of this form)

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:

Benjamin G. Chew (VSB No. 29113) Andrew C. Crawford (VSB No. 89093) BROWN RUDNICK LLP 601 Thirteenth Street, N.W., Suite 600 Washington, D.C. 20005 Telephone: (202) 536-1700 Facsimile: (202) 536-1701 bchew@brownrudnick.com acrawford@brownrudnick.com

Leo J. Presiado (pro hac vice)
Camille M. Vasquez (pro hac vice)
Samuel A. Moniz Vasquez (pro hac vice)
BROWN RUDNICK LLP
2211 Michelson Drive
Seventh Floor
Irvine, CA 92612
Telephone: (949) 752-7100
Facsimile: (949) 252-1514
Ipresiado@brownrudnick.com
cvasquez@brownrudnick.com
smoniz@brownrudnick.com

Jessica N. Meyers (pro hac vice) BROWN RUDNICK LLP 7 Times Square New York, New York 10036 Telephone: (212) 209-4938 Facsimile: (212) 209-4801 jmeyers@brownrudnick.com

Counsel for Plaintiff and Counterclaim Defendant John C. Depp, II

SERVICE LIST

J. Benjamin Rottenborn
Joshua R. Treece
WOODS ROGERS PLC
10 S. Jefferson Street, Suite 1400
P.O. Box 14125
Roanoke, VA 24011
Telephone: (540) 983-7540
brottenborn@woodsrogers.com
jtreece@woodsrogers.com

Elaine Charlson Bredehoft
Adam S. Nadelhaft
Clarissa K. Pintado
David E. Murphy
Charlson Bredehoft Cohen & Brown, P.C.
11260 Roger Bacon Drive, Suite 201
Reston, VA 20190
Telephone: (703) 318-6800
Facsimile: (703) 318-6808
ebredehoft@cbcblaw.com
anadelhaft@cbcblaw.com
cpintado@cbcblaw.com

Craig J. Mariam
John P. Cogger
Kristin Blocher
Hazel Mae Pangan
Michael J. Dailey
Gordon Rees Scully Mansukhani, LLP
633 West Fifth Street, 52nd floor
Los Angeles, CA 90071
Telephone: (213) 576-5000
Facsimile: (877) 306-0043
cmariam@grsm.com
jcogger@grsm.com
kblocher@grsm.com
hpangan@grsm.com
mdailey@grsm.com

dmurphy@cbcblaw.com

Counsel for Defendant and Counterclaim Plaintiff Amber Laura Heard

ATTACHMENT A

DEFINITIONS

- 1. "YOU" and/or "YOUR" shall mean and refer to Jessica Kovacevic.
- 2. "COMMUNICATION" and/or "COMMUNICATIONS" shall mean and refer to any written and/or 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. "COUNTERCLAIM STATEMENTS" shall mean and refer to the alleged statements by MR. DEPP and/or MR. WALDMAN that are the basis of MS. HEARD's pending Counterclaim in the DEFAMATION ACTION.
- 4. "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.
- 5. "DEFAMATION ACTION" shall mean and refer to the action entitled *John C*.

 Depp II v. Amber Laura Heard, Circuit Court of Fairfax County Virginia Civil Action No. CL-2019-0002911.

6

7

11

12

10

13

14

15

16 17

18

20

19

21 22

2324

25

26

27

- 6. "DIVORCE ACTION" shall mean and refer to the action entitled *In re the*Marriage of Amber Laura Depp and John Christopher Depp II, Los Angeles Superior Court Case

 No. BD641052.
- 7. "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), COMMUNICATIONS, 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.
- 8. "EMPLOYER" shall mean any actual or potential source of compensation for MS. HEARD, including but not limited to film studios.
 - 9. "MR. DEPP" means and refers to Plaintiff John C. Depp, II.
 - 10. "MS. HEARD" means and refers to Defendant Amber Laura Heard.
- 11. "OP-ED" means and refers to the op-ed authored by MS. HEARD and published in *The Washington Post* on or about December 18, 2018, which is the subject, at least in part, of the DEFAMATION ACTION.
- 12. "PERSON" and/or "PERSONS" shall be broadly construed to include all natural and artificial persons.
 - 13. "PROFESSIONAL ACTIVITIES" shall mean and refer to all of MS, HEARD's

professional activities, to include without limitation her involvement in any capacity (as an actress or otherwise) with any films, television programs, theatre performances, advertisements, public appearances, speeches, publications, and social media.

- 14. "PROFESSIONAL OPPORTUNITIES" shall mean and refer to any potential involvement by MS. HEARD with any films, television programs, theatre performances, advertisements, public appearances, speeches, publications, and social media.
- 15. "THE SUN CASE" shall mean and refer to the action entitled *John Christopher*Depp II and News Group Newspapers LTD and Dan Wooton, The High Court of Justice Queen's

 Bench Division Media and Communications List, Claim No. QB-2018-006323.
 - 16. "MR. WALDMAN" shall mean and refer to Adam Waldman.

<u>INSTRUCTIONS</u>

- 17. 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."
- 18. All undefined terms shall be interpreted according to their plain and commonsense meaning.
- 19. 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.
- 20. 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.

21. 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)
CC	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,
	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

- 22. 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.
- 23. In producing DOCUMENTS, you shall furnish all DOCUMENTS in your 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

26.27.

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).

- 24. 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.
- 25. 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.
- 26. 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.
- 27. 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.
- 28. 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

HEARD concerning MS. HEARD's allegations of abuse against MR, DEPP.

ì	REQUEST NO. 7:
2	All COMMUNICATIONS between YOU and any actual or potential EMPLOYER of MS
3	HEARD concerning MR. DEPP's allegations of abuse against MS. HEARD.
4	REQUEST NO. 8:
5	All COMMUNICATIONS between YOU and any actual or potential EMPLOYER of MS
6	HEARD that relate to the SUN CASE.
7	REQUEST NO. 9:
. 8	All COMMUNICATIONS between YOU and any actual or potential EMPLOYER of MS
9	HEARD that relate to the DIVORCE ACTION.
10	REQUEST NO. 10:
11	All COMMUNICATIONS between YOU and any actual or potential EMPLOYER of MS
12	HEARD that relate to the DEFAMATION ACTION.
13	REQUEST NO. 11:
14	All COMMUNICATIONS between YOU and any actual or potential EMPLOYER of MS
15	HEARD regarding MS. HEARD's compensation for any PROFESSIONAL ACTIVITIES, from
16	May 21, 2016 through and including the present.
17	REQUEST NO. 12:
18	All contracts that memorialize or evidence MS. HEARD's PROFESSIONAL
19	ACTIVITIES from January 1, 2010 through and including the present.
20	REQUEST NO. 13:
21	All DOCUMENTS and COMMUNICATIONS regarding the relationship between MR.
22	DEPP and MS. HEARD.
23	REQUEST NO. 14:
24	All DOCUMENTS and COMMUNICATIONS regarding MR. WALDMAN.
25	REQUEST NO. 15:
26	All DOCUMENTS and COMMUNICATIONS regarding the OP-ED.
27	
28	///

1	REQUEST NO. 16:
2	All DOCUMENTS and COMMUNICATIONS regarding the COUNTERCLAIM
3	STATEMENTS.
4	REQUEST NO. 17:
5	All DOCUMENTS and COMMUNICATIONS regarding the SUN CASE.
6	REQUEST NO. 18:
7	All DOCUMENTS and COMMUNICATIONS regarding the DIVORCE ACTION.
8	REQUEST NO. 19:
9	All DOCUMENTS and COMMUNICATIONS regarding the DEFAMATION ACTION.
10	REQUEST NO. 20:
11	DOCUMENTS sufficient to show MS. HEARD's total annual income from
12	PROFESSIONAL ACTIVITIES in each year from January 1, 2010 through and including the
13	present.
14	REQUEST NO. 21:
15	DOCUMENTS sufficient to show MS. HEARD's compensation from each film or
16	television program with which she has been professionally involved from January 1, 2010 through
17	and including the present.
18	REQUEST NO. 22:
19	All contracts that memorialize or reflect MS. HEARD's compensation from any
20	PROFESSIONAL ACTIVITIES from January 1, 2010 through and including the present.
21	REQUEST NO. 23:
22	All DOCUMENTS that memorialize or reflect MS. HEARD's potential compensation
23	from any PROFESSIONAL OPPORTUNITIES that were offered to her but not accepted from
24	January 1, 2010 through and including the present.
25	REQUEST NO. 24:
26	All DOCUMENTS and COMMUNICATIONS related to any PROFESSIONAL
27	OPPORTUNITIES offered to MS. HEARD from May 21, 2016 through and including the present.
28	111

REQUEST NO. 25:

All DOCUMENTS and COMMUNICATIONS that evidence or reflect any PROFESSIONAL OPPORTUNITIES lost by MS. HEARD from May 21, 2016 through and including the present.

ATTORNEY OR PARTY WITHOUT ATTORNEY (Name, State Bar number, and address): BROWN RUDNICK LLP	FOR COURT USE ONLY
LEO J. PRESIADO, #166721 / CAMILLE M. VASQUEZ, #273377	
SAMUEL A. MONIZ, #313274	
2211 Michelson Drive, Seventh Floor, Irvine, CA 92612	
TELEPHONE NO.: (949) 752-7100 FAX NO.: (949) 252-1514	
E-MAIL ADDRESS: !presiado@brownrudnick.com /cvasquez@brownrudnick.com	
ATTORNEY FOR (Name): John C. Depp, II	
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, STATE, 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	CALIFORNIA CASE NUMBER (if any assigned by court):
DEFENDANT/RESPONDENT: Amber Laura Heard	133101 04703
SUBPOENA FOR PRODUCTION OF BUSINESS RECORDS 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 null Jessica Kovacevic, William Morris Endeavor, 9601 Wilshire Blvd, Beverly Hills, Cal	lifornia, 90210
1. YOU ARE ORDERED TO PRODUCE THE BUSINESS RECORDS described in item 3	3, as follows:
To (name of deposition officer): First Legal Records	
	10:00 a.m.
Location (address): 1511 Beverly Blvd., Los Angeles, CA 90026	
Do not release the requested records to the deposition officer prior to the	date and time stated above.
a. by delivering a true, legible, and durable copy of the business records described wrapper with the title and number of the action, name of witness, and date of sub- wrapper shall then be enclosed in an outer envelope or wrapper, sealed, and ma- address in item 1.	ppoena clearly written on it. The inner
b. by delivering a true, legible, and durable copy of the business records described	in item 3 to the deposition officer at the
witness's address, on receipt of payment in cash or by check of the reasonable of under Evidence Code section 1563(b).	
c. by making the original business records described in item 3 available for inspec	tion at your husiness address by the
attorney's representative and permitting copying at your business address unde	
business hours. The records are to be analyzed by the date and time above in item 4 (but not seemed to	on 20 days offerthe lawyers of the
 The records are to be produced by the date and time shown in item 1 (but not sooner than 20 days after the issuance of the deposition subpoena, or 15 days after service, whichever date is later). Reasonable costs of locating records, making them available or copying them, and postage, if any, are recoverable as set forth in Evidence Code section 1563(b). The records must be accompanied by an affidavit of the custodian or other qualified witness pursuant to Evidence Code section 1561. The records to be produced are described as follows (if electronically stored information is demanded, the form or forms in which each type of information is to be produced may be specified): See Attachment 3 	
Continued on Attachment 3 (use form MC-025).	
 Attorneys of record in this action or parties without attorneys are (name, address, teleph represented): See Attachment 4 	one number, and name of party
○ Continued on Attachment 4 (use form MC-025).	Page 1 of 2

PLAINTIFF/PETITIONER: John C. Depp, II	CASE NUMBER (of action pending outside California): CL-2019-0002911			
DEFENDANT/RESPONDENT: Amber Laura Heard				
5. If you have been served with this subpoena as a custodian of of Procedure section 1985.6 and a motion to quash or an objection the parties, witnesses, and consumer or employee affected much consumer or employee records.	on has been served on you, a court order or agreement of			
6. Other terms or provisions from out-of-state subpoena, if any (s See attached Fairfax County Circuit Court Subpoena	pecify):			
	•			
Continued on Attachment 6 (use form MC-025).				
DISOBEDIENCE OF THIS SUBPOENA MAY BE PUNISHED AS OF FOR THE SUM OF \$500 AND ALL DAMAGES RE				
Date issued: October 22, 2021				
CAMILLE M. VASQUEZ	>			
(TYPE OR PRINT NAME)				
	Attorney for John C. Depp, II			
PROOF OF SERVICE O	(TITLE)			
PROOF OF SERVICE O PRODUCTION OF BUS				
 I served this Subpoena for Production of Business Records In Acti to the person served as follows: a. Person served (name): 	ion Pending Outside California by personally delivering a copy			
b. Address where served:				
•	. Time of delivery:			
e. Witness fees and mileage both ways (check one):	9			
(1)				
(3) were tendered to the witness's public entity employer as	s required by Government Code section 68097.2. The			
amount tendered was (specify): \$				
f. Fee for service:\$	<u> </u>			
2. I received this subpoena for service on (date):				
3. I also served a completed <i>Proof of Service of Notice to Consum</i> by personally delivering a copy to the person served as described.				
4. Person serving:	•			
a.	•			
c. Registered California process server				
d. Employee or independent contractor of a registered Califo	rnia process server			
e. Exempt from registration under Business and Professions Code section 22350(b)				
f. Registered professional photocopier				
 g. Exempt from registration under Business and Professions h. Name, address, telephone number, and, if applicable, county 				
I declare under penalty of perjury under the laws of the State of	(For California sheriff or marshal use only)			
California that the foregoing is true and correct.				
Date: Date:				
>	>			
(SIGNATURE)	(SIGNATURE)			

ATTACHMENT 3

DEFINITIONS

- 1. "YOU" and/or "YOUR" shall mean and refer to Jessica Kovacevic.
- 2. "COMMUNICATION" and/or "COMMUNICATIONS" shall mean and refer to any written and/or 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.
- "COUNTERCLAIM STATEMENTS" shall mean and refer to the alleged statements by MR. DEPP and/or MR. WALDMAN that are the basis of MS. HEARD's pending Counterclaim in the DEFAMATION ACTION.
- 4. "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.
- 5. "DEFAMATION ACTION" shall mean and refer to the action entitled *John C*.

 Depp II v. Amber Laura Heard, Circuit Court of Fairfax County Virginia Civil Action No. CL-2019-0002911.

10 11

12 13

14 15

16

17 18

19

20 21

2223

24

25 26

27

28

13. "PROFESSIONAL ACTIVITIES" shall mean and refer to all of MS. HEARD's

6. "DIVORCE ACTION" shall mean and refer to the action entitled *In re the*Marriage of Amber Laura Depp and John Christopher Depp II, Los Angeles Superior Court Case

No. BD641052.

- "DOCUMENT" and/or "DOCUMENTS" unless otherwise indicated, are used in 7. 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), COMMUNICATIONS, 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.
- 8. "EMPLOYER" shall mean any actual or potential source of compensation for MS. HEARD, including but not limited to film studios.
 - 9. "MR. DEPP" means and refers to Plaintiff John C. Depp, II.
 - 10. "MS. HEARD" means and refers to Defendant Amber Laura Heard.
- 11. "OP-ED" means and refers to the op-ed authored by MS. HEARD and published in *The Washington Post* on or about December 18, 2018, which is the subject, at least in part, of the DEFAMATION ACTION.
- 12. "PERSON" and/or "PERSONS" shall be broadly construed to include all natural and artificial persons.

professional activities, to include without limitation her involvement in any capacity (as an actress or otherwise) with any films, television programs, theatre performances, advertisements, public appearances, speeches, publications, and social media.

- 14. "PROFESSIONAL OPPORTUNITIES" shall mean and refer to any potential involvement by MS. HEARD with any films, television programs, theatre performances, advertisements, public appearances, speeches, publications, and social media.
- 15. "THE SUN CASE" shall mean and refer to the action entitled *John Christopher*Depp II and News Group Newspapers LTD and Dan Wooton, The High Court of Justice Queen's Bench Division Media and Communications List, Claim No. QB-2018-006323.
 - 16. "MR. WALDMAN" shall mean and refer to Adam Waldman.

INSTRUCTIONS

- 17. 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."
- 18. All undefined terms shall be interpreted according to their plain and commonsense meaning.
- 19. 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.
- 20. 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.

21. 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)
CC	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,
	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

	1
	2
	3
	4
	5
	6
	7
	8
	9
	_
1	U
1	
	1
1	1
1	1 2 3
1 1:	1 2 3 4
1 1: 1:	1 2 3 4
1 1: 1: 1:	1 2 3 4 5
1 1: 1: 1: 1:	1 2 3 4 5 7

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

- 22. 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.
- 23. In producing DOCUMENTS, you shall furnish all DOCUMENTS in your 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

9_.

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).

- 24. 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.
- 25. 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.
- 26. 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.
- 27. 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.
- 28. 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

HEARD concerning MS. HEARD's allegations of abuse against MR. DEPP.

1	REQUEST NO. 7:
2.	All COMMUNICATIONS between YOU and any actual or potential EMPLOYER of MS.
3 ·	HEARD concerning MR. DEPP's allegations of abuse against MS. HEARD.
4	REQUEST NO. 8:
5	All COMMUNICATIONS between YOU and any actual or potential EMPLOYER of MS.
6	HEARD that relate to the SUN CASE.
7	REQUEST NO. 9:
8	All COMMUNICATIONS between YOU and any actual or potential EMPLOYER of MS.
9	HEARD that relate to the DIVORCE ACTION.
10	REQUEST NO. 10:
11	All COMMUNICATIONS between YOU and any actual or potential EMPLOYER of MS.
12	HEARD that relate to the DEFAMATION ACTION.
13	REQUEST NO. 11:
14	All COMMUNICATIONS between YOU and any actual or potential EMPLOYER of MS.
15	HEARD regarding MS. HEARD's compensation for any PROFESSIONAL ACTIVITIES, from
16	May 21, 2016 through and including the present.
17	REQUEST NO. 12:
18	All contracts that memorialize or evidence MS. HEARD's PROFESSIONAL
19	ACTIVITIES from January 1, 2010 through and including the present.
20	REQUEST NO. 13:
21	All DOCUMENTS and COMMUNICATIONS regarding the relationship between MR.
22	DEPP and MS. HEARD.
23	REQUEST NO. 14:
24	All DOCUMENTS and COMMUNICATIONS regarding MR. WALDMAN.
25	REQUEST NO. 15:
26	All DOCUMENTS and COMMUNICATIONS regarding the OP-ED.
27	
28	///

1	REQUEST NO. 16:
2	All DOCUMENTS and COMMUNICATIONS regarding the COUNTERCLAIM
3	STATEMENTS.
4	REQUEST NO. 17:
5	All DOCUMENTS and COMMUNICATIONS regarding the SUN CASE.
6	REQUEST NO. 18:
7	All DOCUMENTS and COMMUNICATIONS regarding the DIVORCE ACTION.
8	REQUEST NO. 19:
9	All DOCUMENTS and COMMUNICATIONS regarding the DEFAMATION ACTION.
10	REQUEST NO. 20:
11	DOCUMENTS sufficient to show MS. HEARD's total annual income from
12	PROFESSIONAL ACTIVITIES in each year from January 1, 2010 through and including the
13	present.
14	REQUEST NO. 21:
15	DOCUMENTS sufficient to show MS. HEARD's compensation from each film or
16	television program with which she has been professionally involved from January 1, 2010 through
17	and including the present.
18	REQUEST NO. 22:
19	All contracts that memorialize or reflect MS. HEARD's compensation from any
20	PROFESSIONAL ACTIVITIES from January 1, 2010 through and including the present.
21	REQUEST NO. 23:
22	All DOCUMENTS that memorialize or reflect MS. HEARD's potential compensation
23	from any PROFESSIONAL OPPORTUNITIES that were offered to her but not accepted from
24	January 1, 2010 through and including the present.
25.	REQUEST NO. 24:
26	All DOCUMENTS and COMMUNICATIONS related to any PROFESSIONAL
27	OPPORTUNITIES offered to MS. HEARD from May 21, 2016 through and including the present.
28	

REQUEST NO. 25:

. 16

All DOCUMENTS and COMMUNICATIONS that evidence or reflect any PROFESSIONAL OPPORTUNITIES lost by MS. HEARD from May 21, 2016 through and including the present.

Q

SHORT TITLE:

John C. Depp, II v. Amber Laura Heard

CASE NUMBER:

CL-2019-0002911

ATTACHMENT (Number):

4

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

Benjamin G. Chew Andrew C. Crawford BROWN RUDNICK LLP 601 Thirteenth Street, N.W. Washington, DC 20005 Telephone: (202) 536-1700 Facsimile: (202) 536-1701 bchew@brownrudnick.com acrawford@brownrudnick.com

Leo J. Presiado Camille M. Vasquez Samuel A. Moniz BROWN RUDNICK LLP 2211 Michelson Drive Seventh Floor Irvine, CA 92612 Telephone: (949) 752-7100

Telephone: (949) 752-7100 Facsimile: (949) 252-1514 Ipresiado@brownrudnick.com cvasquez@brownrudnick.com smoniz@brownrudnick.com

Jessica N. Meyers BROWN RUDNICK LLP 7 Times Square New York, New York 10036 Phone: (212) 209-4938 Fax: (212) 209-4801 jmeyers@brownrudnick.com

Counsel for Plaintiff and Counterclaim Defendant John C. Depp, II

J. Benjamin Rottenborn
Joshua R. Treece
WOODS ROGERS PLC
10 S. Jefferson Street, Suite 1400
P.O. Box 14125
Roanoke, VA 24011
Telephone: (540) 983-7540
brottenborn@woodsrogers.com
jtreece@woodsrogers.com

Elaine Charlson Bredehoft
Adam S. Nadelhaft
Clarissa K. Pintado
David E. Murphy
Charlson Bredehoft Cohen & Brown, P.C.
11260 Roger Bacon Drive, Suite 201
Reston, VA 20190
Telephone: (703) 318-6800
Facsimile: (703) 318-6808
ebredehoft@cbcblaw.com
anadelhaft@cbcblaw.com

cpintado@cbcblaw.com dmurphy@cbcblaw.com

Craig J. Mariam
John P. Cogger
Kristin Blocher
Hazel Mae Pangan
Michael J. Dailey
Gordon Rees Scully Mansukhani, LLP
633 West Fifth Street, 52nd floor
Los Angeles, CA 90071
Telephone: (213) 576-5000
Facsimile: (877) 306-0043
cmariam@grsm.com
jcogger@grsm.com
kblocher@grsm.com
hpangan@grsm.com
mdailey@grsm.com

Counsel for Defendant and Counterclaim Plaintiff Amber Laura Heard

(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 <u>1</u> of <u>1</u>

(Add pages as required)

CERTIFICATE OF SERVICE

I HEREBY CERTIFY that on this 22nd day of October 2021, I caused copies of the foregoing to be served via email (per written agreement between the Parties) on the following:

Elaine Charlson Bredehoft
Adam S. Nadelhaft
Clarissa K. Pintado
David E. Murphy
Charlson Bredehoft Cohen & Brown, P.C.
11260 Roger Bacon Drive, Suite 201
Reston, VA 20190
Telephone: (703) 318-6800

Telephone: (703) 318-6800
Facsimile: (703) 318-6808
ebredehoft@cbcblaw.com
anadelhaft@cbcblaw.com
cpintado@cbcblaw.com
dmurphy@cbcblaw.com

Craig J. Mariam
John P. Cogger
Kristin Blocher
Hazel Mae Pangan
Michael J. Dailey
Gordon Rees Scully Mansukhani, LLP
633 West Fifth Street, 52nd floor
Los Angeles, CA 90071
Telephone: (213) 576-5000
Facsimile: (877) 306-0043
cmariam@grsm.com
jcogger@grsm.com
kblocher@grsm.com
hpangan@grsm.com
mdailey@grsm.com

Counsel for Defendant and Counterclaim

J. Benjamin Rottenborn
Joshua R. Treece
WOODS ROGERS PLC
10 S. Jefferson Street, Suite 1400
P.O. Box 14125
Roanoke, VA 24011
Telephone: (540) 983-7540
brottenborn@woodsrogers.com
jtreece@woodsrogers.com

Counsel for Defendant and Counterclaim Plaintiff Amber Laura Heard

