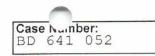
DV-100 Request for Domestic Violence Restraining Order	Clerk stamps date here when form is filed.
must also complete Form CLETS-001, Confidential CLETS Information give it to the clerk when you file this Request.	
Name of Person Asking for Protection: AMBER_LAURA_DEPP Age: 30	CONFORMED COPY ORIGINAL FILED Superior Court of California County of Los Angeles
Your lawyer in this case <i>(if you have one):</i> Name: <u>SAMANTHA F. SPECTOR, ESQ.</u> State Bar No.: <u>(SEN 20448</u>	MAY 97 Doto
Firm Name: SPECTOR LAW, A PROFESSIONAL LAW CORPORATI	
Address (If you have a lawyer for this case, give your lawyer's	e Fill in court name and street address:
Address (If you have a lawyer for this case, give your lawyer's information. If you do not have a lawyer and want to keep your home address private, give a different mailing address instead. You do not have to give your telephone, fax, or e-mail.):	t Superior Court of California, County of LOS ANGELES
Address: 1925 CENTURY PARK EAST, SUITE 200	111 NORTH HILL STREET 111 NORTH HILL STREET
City: LOS ANGELES, CALIFOR State: Zip:	LOS ANGELES, CA 90012
Telephone: (310) 282-9478 Fax: (310) 220-3889	
E-Mail Address: SS@SPECTORLAWFIRM, COM	
Name of Person You Want Protection From:	Case Number:
JOHN CHRISTOPHER DEPP, II (AKA JOHNNY DEPP)	BD 641 052
Description of person you want protection from:	
Sex: X M F Height: 5'10" Weight: 175 Hair	Color: Black Eye Color: Brown
Race: White	Age: <u>52</u> Date of Birth: <u>6/9/1963</u>
Address (if known):	
City: State: _	Zip:
Do you want an order to protect family or household If yes, list them: Full Name Sex Age Lives TY	members? Yes No with you? Relationship to you Yes No
Do you want an order to protect family or household If yes, list them: Full Name Sex Age Lives Y Y	members? Yes No with you? Relationship to you res No Yes No
Do you want an order to protect family or household If yes, list them: Full Name Sex Age Lives — — — — — — — — Y — — — — — Y	members? Yes No with you? Relationship to you fes No Yes No Yes No Yes No Yes No
Do you want an order to protect family or household If yes, list them: Full Name Sex Age Lives Y Y Check here if you need more space. Attach a sheet of paper and	members? Yes No with you? Relationship to you res No res No res No res No res No d write "DV-100, Protected People" for a title
Do you want an order to protect family or household If yes, list them: Full Name Sex Age Lives Y Y Y Check here if you need more space. Attach a sheet of paper and What is your relationship to the person in (2)? (Check	members? Yes No with you? Relationship to you Yes No Yes Yes Yes Yes Yes
Do you want an order to protect family or household If yes, list them: Full Name Sex Age Lives Y Y Check here if you need more space. Attach a sheet of paper and What is your relationship to the person in (2)? (Check a. X We are now married or registered domestic partners.	members? Yes No with you? Relationship to you res No res No res No d write "DV-100, Protected People" for a title all that apply): If you do not have one of these relationships,
Do you want an order to protect family or household If yes, list them: Full Name Sex Age Lives Y Y Y Check here if you need more space. Attach a sheet of paper and What is your relationship to the person in (2)? (Check a. X We are now married or registered domestic partners. b. We used to be married or registered domestic partners.	members? Yes No with you? Relationship to you Yes No Yes
Do you want an order to protect family or household If yes, list them: Full Name Sex Age Lives Y Y Check here if you need more space. Attach a sheet of paper and What is your relationship to the person in (2)? (Check a. X We are now married or registered domestic partners. b. We used to be married or registered domestic partners. c. X We live together.	members? Yes No with you? Relationship to you res No res No res No d write "DV-100, Protected People" for a title all that apply): If you do not have one of these relationships,
 Do you want an order to protect family or household If yes, list them: Full Name Sex Age Lives Y Y Check here if you need more space. Attach a sheet of paper and What is your relationship to the person in (2)? (Check We used to be married or registered domestic partners. We used to be married or registered domestic partners. We live together. We used to live together. 	members? Yes No with you? Relationship to you Yes No Yes
 Do you want an order to protect family or household If yes, list them: Full Name Sex Age Lives Y Y	members? Yes No with you? Relationship to you Yes No If you do not have one of these relationships, the court may not
 Do you want an order to protect family or household If yes, list them: Full Name Sex Age Lives Y Y Check here if you need more space. Attach a sheet of paper and What is your relationship to the person in (2)? (Check a. X We are now married or registered domestic partners. We used to be married or registered domestic partners. We live together. We used to live together. We are related by blood, marriage, or adoption (specify relation of the person of the person	members? Yes No with you? Relationship to you Yes No Yes Yes If you do not have one of these relationships, the court may no
 Do you want an order to protect family or household If yes, list them: Full Name Sex Age Lives Y Y	members? Yes No with you? Relationship to you Yes No If you do not have one of these relationships, the court may not be able to consider your request. Read <u>DV-500-INFO</u> for help. Attionship): </td
Do you want an order to protect family or household If yes, list them: Full Name Sex Age Lives Y Check here if you need more space. Attach a sheet of paper and What is your relationship to the person in (2)? (Check a. We are now married or registered domestic partners. b. We used to be married or registered domestic partners. c. We live together. d. We used to live together. e. We are related by blood, marriage, or adoption (specify relation for used to date, or we are or used to be engage g. We are the parents together of a child or children under 18: Child's Name:	members? Yes No with you? Relationship to you Yes No Relationship(yes): If you do not have one of these relationships, the court may not be able to consider your request. Read <u>DV-500-INFO for help.</u> ationship):
Do you want an order to protect family or household If yes, list them: Full Name Sex Age Lives Y Check here if you need more space. Attach a sheet of paper and What is your relationship to the person in (2)? (Check a. We are now married or registered domestic partners. b. We used to be married or registered domestic partners. c. We live together. d. We are related by blood, marriage, or adoption (specify relation for the parents together of a child or children under 18: Child's Name: Child's Name:	members? Yes No with you? Relationship to you Yes No If you do not have one of these relationships, the court may not be able to consider your request. Read <u>DV-500-INFO</u> for help. Attempositinge
 Do you want an order to protect family or household If yes, list them: <u>Full Name</u> <u>Sex</u> Age Lives <u>Uves</u> <u>Y</u> <u>Y</u> <u>Y</u> <u>Check here if you need more space. Attach a sheet of paper and</u> What is your relationship to the person in (2)? (Check a. X We are now married or registered domestic partners. b. We used to be married or registered domestic partners. c. X We live together. d. We used to live together. e. We are related by blood, marriage, or adoption (specify relationship to date, or we are or used to be engage g. We are the parents together of a child or children under 18: Child's Name: Child's Name:	members? Yes No with you? Relationship to you Yes No If you do not have one of these relationships, the court may not be able to consider your request. Read <u>DV-500-INFO</u> for help. ationship):
Do you want an order to protect family or household If yes, list them: Full Name Sex Age Lives Y Check here if you need more space. Attach a sheet of paper and What is your relationship to the person in (2)? (Check a. We are now married or registered domestic partners. b. We used to be married or registered domestic partners. c. We live together. d. We are related by blood, marriage, or adoption (specify relationship or used to date, or we are or used to be engage g. We are the parents together of a child or children under 18: Child's Name: Child's Name: Child's Name: Child's Name: Check here if you need more space. Attach a sheet of paper title.	members? Yes No with you? Relationship to you Yes No If you do not have one of these relationships, the court may not be able to consider your request. Read <u>DV-500-INFO</u> for help. Attionship):
 Do you want an order to protect family or household If yes, list them: <u>Full Name</u> <u>Sex</u> Age Lives <u>Uves</u> <u>Y</u> <u>Y</u> <u>Y</u> <u>Check here if you need more space. Attach a sheet of paper and</u> What is your relationship to the person in (2)? (Check a. X We are now married or registered domestic partners. b. We used to be married or registered domestic partners. c. X We live together. d. We used to live together. e. We are related by blood, marriage, or adoption (specify relationship to date, or we are or used to be engage g. We are the parents together of a child or children under 18: Child's Name: Child's Name:	members? Yes No with you? Relationship to you Yes No If you do not have one of these relationships, the court may not be able to consider your request. Read <u>DV-500-INFO</u> for help. ationship):

		Case ,mber: BD 641 052	
5 Other Court Cases			
	(a) been involved in another co	ourt case with the	person in (2) ?
a. Have you or any other person named in No X Yes If yes, check each	kind of case and indicate where	e and when each	was filed:
Kind of Case	County or Tribe Where File		Case Number (if known)
	LASC		BD 641 052
Divorce, Nullity, Legal Separation	LASC	2.010	
Civil Harassment			-
Domestic Violence			•
Criminal			-
Juvenile, Dependency, Guardianshi	p		
Child Support			-
Parentage, Paternity			
Other (specify):			
Check here if you need more space. title.			
b. Are there any domestic violence restrain	ning/protective orders now (crin	ninal, juvenile, fa	mily)?
🖾 No 🔲 Yes If yes, attach a copy	if you have one.		
Check the orders you want. 🗹			
(6) X Personal Conduct Orders			
	not to do the following things	to me or anyone	listed in 3.
I ask the court to order the person in (2)	hot to do the following things	bit follow stalls	molest destroy personal
a. 🖾 Harass, attack, strike, threaten, a	issault (sexually of otherwise),	mit, 10110w, Stark,	t electronically or
property, disturb the peace, keep		tte (on the interne	t, electronically of
otherwise), or block movements		not limited to by	telephone mail or
b. 🖾 Contact, either directly or indire		not minted to, by	terephone, man or
e-mail or other electronic means		ansas on logation	s of any protected
The person in (2) will be ordered not to		resses or location	s of any protected
person unless the court finds good caus	e not to make the order.		
(7) 🖾 Stay-Away Order			
a. I ask the court to order the person in	(2) to stay at least 100	yards away from	n (check all that apply):
X Me	My vehicle		
X My home	The child(ren)'s school or ch	ild care	
	Each person listed in 3		
🔲 My school	Other (specify):		
b. If the person listed in (2) is ordered	to stay away from all the places	s listed above, wil	ll he or she still be able
to get to his or her home, school, job			
to get to his of her home, sensor, job	,,,		1 /
8 X Move-Out Order			
(If the person in 2) lives with you and	you want that person to stay a	vav from vour ho	me, vou must ask for
this move-out order.)	you want that person to stay at	ray growy gour no.	, , , , , , , , , , , , , , , , , , ,
I ask the court to order the person in (2)	to move out from and not retur	rn to (address)	
849 S. Broadway Avenue,			
I have the right to live at the above add			
marital residence	cos occause (explain).		
	is is not a Court Order.		
	S IS IIUL a COUIL OILLEI.		





) Guns or Other Firearms and Ammunition

I believe the person in (2) owns or possesses guns, firearms, or ammunition. \Box Yes \Box No \boxtimes I don't know *If the judge approves the order, the person in* (2) *will be ordered not to own, possess, purchase or receive a firearm or ammunition. The person will be ordered to sell to, or store with, a licensed gun dealer, or turn in to law enforcement, any guns or firearms that he or she owns or possesses.*

Record Unlawful Communications

I ask for the right to record communications made to me by the person in 2 that violate the judge's orders.

Care of Animals

I ask for the sole possession, care, and control of the animals listed below. I ask the court to order the person in (2) to stay at least <u>100</u> yards away from and not take, sell, transfer, encumber, conceal, molest, attack, strike, threaten, harm, or otherwise dispose of the following animals:

Pistol, Yorkshire Terrier

I ask for the animals to be with me because: It is my pet.

12) 🗖 Child Custody and Visitation

a. I do not have a child custody or visitation order and I want one.

b. I have a child custody or visitation order and I want it changed.

If you ask for orders, you must fill out and attach Form DV-105, Request for Child Custody and Visitation Orders.

You and the other parent may tell the court that you want to be legal parents of the children (use Form DV-180, Agreement and Judgment of Parentage).

) Child Support (Check all that apply):

a. 🔲 I do not have a child support order and I want one.

- b. I have a child support order and I want it changed.
- c.
 I now receive or have applied for TANF, Welfare, CalWORKS, or Medi-Cal.

If you ask for child support orders, you must fill out and attach Form FL-150, Income and Expense Declaration or Form FL-155, Financial Statement (Simplified).

I Property Control

I ask the court to give *only* me temporary use, possession, and control of the property listed here: Real property located at 849 S. Broadway Avenue, Los Angeles, CA 90014

Debt Payment

I ask the court to order the person in (2) to make these payments while the order is in effect: Check here if you need more space. Attach a sheet of paper and write "DV-100, Debt Payment" for a title. Pay to: ______ For: _____ Amount: \$_____ Due date: _____

I Property Restraint

I am married to or have a registered domestic partnership with the person in (2). I ask the judge to order that the person in (2) not borrow against, sell, hide, or get rid of or destroy any possessions or property, except in the usual course of business or for necessities of life. I also ask the judge to order the person in (2) to notify me of any new or big expenses and to explain them to the court.

This is not a Court Order.

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17	Spousal Support I am married to or have a registered domestic partnership with the person in (2) and no spousal support order exists. I ask the court to order the person in (2) to pay spousal support. (You must complete, file, and serve Form FL-150, Income and Expense Declaration, before your hearing).
-	I ask that the person in (2) pay some or all of my lawyer's fees and costs.
20	You must complete, file, and serve Form FL-150, Income and Expense Declaration, before your hearing. Payments for Costs and Services I ask the court to order the person in (2) to pay the following: You can ask for lost earnings or your costs for services caused directly by the person in (2) (damaged property, medical care, counseling, temporary housing, etc.). You must bring proof of these expenses to your hearing. Pay to:
21 X 22 X	 Batterer Intervention Program I ask the court to order the person listed in (2) to go to a 52-week batterer intervention program and show proof of completion to the court. Other Orders What other orders are you asking for? <u>52-weeks of anger management courses</u>.
23 🖾	Check here if you need more space. Attach a sheet of paper and write "DV-100, Other Orders" for a title. Time for Service (Notice) The papers must be personally served on the person in (2) at least five days before the hearing, unless the court orders a shorter time for service. If you want there to be fewer than five days between service and the hearing, explain why below. For help, read Form DV-200-INFO, "What Is Proof of Personal Service?"

No Fee to Serve (Notify) Restrained Person

If you want the sheriff or marshal to serve (notify) the restrained person about the orders for free, ask the court clerk what you need to do.

25) Court Hearing

The court will schedule a hearing on your request. If the judge does not make the orders effective right away ("temporary restraining orders"), the judge may still make the orders after the hearing. If the judge does not make the orders effective right away, you can ask the court to cancel the hearing. Read Form DV-112, *Waiver of Hearing on Denied Request for Temporary Restraining Order*, for more information.

This is not a Court Order.

24)

*		Case Number: BD 641 052
6 De	escribe Abuse	
De boo har sur dis	scribe how the person in (2) abused you. Abuse means to indily injury to you; or to place you or another person in reasonass, attack, strike, threaten, assault (sexually or otherwise), weillance, impersonate (on the Internet, electronically or ot turb your peace; or to destroy your personal property. (For 20.) Date of most recent abuse: $5/21/2016$	bnable fear of imminent serious bodily injury; or to hit, follow, stalk, molest, keep you under herwise), batter, telephone, or contact you; or to a complete definition, see Fam. Code, §§ 6203,
c.	Describe how the person in (2) abused you or your child(See attached Declaration of Petition	
d.	\square Check here if you need more space. Attach a sheet of Did the person in (2) use or threaten to use a gun or any o	
e.	Describe any injuries: <u>See attached Declarati</u>	
f. g.	Did the police come? No X Yes If yes, did they give you or the person in 2 an Emergence Attach a copy if you have one. The order protects you or the person in 2 Has the person in 2 abused you (or your children) of If yes, check here and use Form DV-101, Description attached sheet of paper and write "DV-100, Previous Abu	her times? n of Abuse <i>or describe any previous abuse on an</i>
/	ther Persons to Be Protected The persons listed in item (3) need an order for protection b	
	Imber of pages attached to this form, if any:	
te: Ma	under penalty of perjury under the laws of the State of Cal	formatina that the information above is true and correc
be or J	LAURA_DEPP	Sign your name
AMAN	THA F. SPECTOR, ESQ.	Lawyer's signature
sed July 1	This is not a Council 1, 2014 Request for Domestic Viole	
Martin D ESSENTI	AL FORMS TM (Domestic Violence P	Prevention)

AMBERHeard MATA Exhibitsp 141

DECLARATION OF PETITIONER AMBER LAURA DEPP

In re Marriage of DEPP

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ATTACHMENT TO FORM DV-100

DECLARATION OF AMBER LAURA DEPP

I, AMBER LAURA DEPP, declare as follows:

I am the Petitioner herein. I have firsthand personal knowledge of the facts stated
 herein and if called as a witness, I could and would competently testify thereto.

I submit this declaration in support of my Request for CLETS Domestic Violence
Restraining Orders against Respondent John Christopher Depp II aka Johnny Depp ("Johnny").
I am also requesting *pendente lite* spousal support, exclusive possession of the residence located
at 849 S. Broadway in downtown Los Angeles ("Broadway residence"), exclusive possession of
the 2015 Range Rover vehicle, and attorneys' fees.

Johnny and I began living together in or about 2012, and we were married on
 February 3, 2015. We do not have any children together.

4. During the entirety of our relationship, Johnny has been verbally and physically
 abusive to me. I endured excessive emotional, verbal and physical abuse from Johnny, which
 has included angry, hostile, humiliating and threatening assaults to me whenever I questioned
 his authority or disagreed with him.

18 5. Johnny has a long-held and widely-acknowledged public and private history of 19 drug and alcohol abuse. He has a short fuse. He is often paranoid and his temper is 20 exceptionally scary for me as it has proven many times to be physically dangerous and/or life-21 threatening to me. Johnny relationship with reality oscillates, depending upon his interaction with 22 alcohol and drugs. As Johnny's paranoia, delusions and aggression increased throughout our 23 relationship so has my awareness of his continued substance abuse. Because of this, I am 24 extremely afraid of Johnny and for my safety. I am petrified he will return at any moment to the 25 Broadway residence, to which he has full access to despite my repeated pleas to his security 26 team to prevent otherwise and to protect me, if restraining orders are not immediately issued. 27 I strongly believe that in addition to DVROs, Johnny also requires enrollment in anger 28 management courses and a Batterer's intervention program.

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In re Marriage of DEPP

L.A.S.C. Case No. BD 641 052

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Recent Events Supporting the Basis of the Instant DVRO Request

6. Since early 2013 and throughout the entirety of our marriage, Johnny and I have resided at the Broadway residence. The residence is compromised of connected units. I am requesting exclusive possession and use of the 3 unit condominium (i.e., Units 3, 4 and 5).

7. 6 On April 21, 2016, I celebrated my birthday with my friends at the Broadway 7 residence. As everyone was preparing to leave my birthday party, Johnny showed up, inebriated and high. After my guests had left, Johnny and I had a discussion about his absence from my 8 birthday celebration which deteriorated into a bad argument that started with Johnny throwing a 9 magnum size bottle of champagne at the wall and a wine glass on me and the floor --both which 10 11 shattered. Johnny then grabbed me by the shoulders and pushed me onto the bed, blocking the 12 bedroom door. He then grabbed me by the hair and violently shoved me to the floor. Johnny was 13 also screaming and threatening me, taunting me to stand up. After several minutes, Johnny 14 stormed out of the condominium, but not before tossing aside and breaking nearly everything in 15 his path.

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8. I did not see Johnny again for another month.

9. The next time I saw him was on May 21, 2016. He arrived at the Broadway
 residence at approximately 7:15 p.m. He was inebriated and high. At the time of Johnny's arrival,
 my friend Elizabeth Marz was present, along with my friend Raquel Rose Pennington and her
 fiancé Joshua Drew who live in the adjacent apartment at the Broadway residence.

10. When Johnny arrived, at first, we were having a peaceful conversation in our living
room talking about his mother's passing as I tried to comfort him while we sat on the couch.
Suddenly, he began obsessing about something that was untrue and his demeanor changed
dramatically. He became extremely angry. I tried to calm Johnny down by calling one of his
trusted employees to alleviate his misplaced concerns, but it did not work.

11. Johnny was becoming increasingly enraged. I began to have concerns for my
safety and sent a text to my friend Raquel who was in the condominium next door. I texted her
to ask her to come over. As Johnny continued to rant in an aggressive and incoherent manner,

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DECLARATION OF AMBER LAURA DEPP

In re Marriage of DEPP

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he then demanded we call our friend iO Tillet Wright ("iO") to prove his paranoid and irrational 2 accusations about some delusional idea he was having. 3

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As my call to iO went through on speaker phone, Johnny ripped the cell phone 12. from my hand and began screaming profanities and insults at iO. I heard iO yell at me to get out of the house. Johnny then grabbed the cell phone, wound up him arm like a baseball pitcher and 6 threw the cell phone at me striking my cheek and eye with great force.

I immediately covered my face and was crying because of the pain resulting from 13. 8 the phone hitting me. Johnny charged at me, insisting on seeing my face. He taunted me, 9 challenged whether or not the cell phone actually hit me. He then forceably pulled back my hair 10 as I attempted to stand up from the sofa. I then yelled out "Call 911" - hoping it would be heard 11 by iO who was still on the phone. Johnny continued screaming at me, pulling my hair, striking me 12 and violently grabbing my face. 13

14. Raquel entered the condominium using the key I had previously provided to her. 14 I then escaped Johnny's grasp as he momentarily seemed distracted by Raquel's entrance. 15

15. Johnny then charged me again after I had moved to the other side of the room. 16 Raquel ran in between us and begged Johnny to stop. He then slapped away her arms that she 17 had extended in a defensive manner and continued to yell obscenities at her. 18

16. I retreated to the couch. Raquel then came over to covered me in a protectively 19 posture, while Johnny then picked up the magnum size bottle of wine he had been drinking out 20 of, and he started swinging it around, smashing everything he could. 21

22 17. Johnny then stormed at me once again, demanding that I get up and stand. He did this - about ten times - getting closer to me, louder and more threatening each time. 23 Johnny's security team, that included, Judge Jerry, entered the condominium at this time, but they 24 stood back without saying or doing anything. I yelled to Jerry to please help me and told him that 25 if Johnny hit me one more time I was going to call the police. I heard Jerry say, "Boss, Please." 26 But Johnny continued screaming and breaking things, finally leaving the condominium. 27

SPECTORLAW 925 CENTURY PARK EAST, SUITE 200 OS ANGELES, CA 90067 310,282,9478

28

18. As Johnny went down the hallway, he smashed another bottle of wine and then In re Marriage of DEPP

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went into the adjoining condominium unit I use as my office, painting studio and closet. I could
hear him destroying items of my personal property as he continued screaming.

4 19. Joshua and Raquel took me into their condominium for safety. Eventually I did not
5 hear Johnny any more.

Collectively attached hereto as Exhibit "A" are photographs depicting the injuries
to my face and the property damage caused by Johnny.

8 21. I live in fear that Johnny will return to the Broadway residence unannounced to 9 terrorize me, physically and emotionally. I require the protection of this Court via the issuance 10 of Domestic Violence restraining orders. There also have been several prior incidents of 11 domestic violence with Johnny, in particular there was one severe incident in December 2015 12 when I truly feared that my life was in danger.

13 22. In addition to the DVROs I am seeking, as I have no place to live other than the
 14 Broadway residence (my home for the past two years), I am requesting exclusive use and
 15 possession of said property. I also require exclusive use and possession of the Range Rover
 16 vehicle, which I am currently using. Further, I am requesting possession of my dog Pistol.

17 23. Although Johnny is extremely wealthy, he refuses to provide me with any direct
18 financial support. Concurrent with this filing I am providing an Income and Expense Declaration.
19 I am requesting \$50,000 a month as and for *pendente lite* spousal support based on our marital
20 lifestyle.

21 24. Except as to that which is based on information and belief, I have personal
knowledge of the matters set forth herein and, and if sworn as a witness, I could and would
competently testify thereto. This declaration is being submitted in lieu of personal testimony
pursuant to *Code of Civil Procedure* §§ 2009 and 2015.5, *California Rules of Court*, Rule 5.118(f),
and *Reifler v. Superior Court* (1974) 39 Cal.App.3d 479.

I declare, under penalty of perjury pursuant to the laws of the State of California, that the
 foregoing is true and correct. Executed this 26th day of May, 2016 at Los Angeles, California

see signature on DV-100 form AMBER LAURA DEPP

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DECLARATION OF AMBER LAURA DEPP

1925 CENTURY PARK EAST, SUITE 200 LOS ANGELES, CA 90067 310.282.9478

SPECTOR LAW

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DECLARATION OF RAQUEL ROSE PENNINGTON

In re Marriage of DEPP 1

L.A.S.C. Case No. BD 641 052

ATTACHMENT TO FORM DV-100 2 3 DECLARATION OF RAQUEL ROSE PENNINGTON I, RAQUEL ROSE PENNINGTON, declare as follows: 4 5 1. I have firsthand personal knowledge of the facts stated herein and if called as a witness, I could and would competently testify thereto. 6 7 2. I submit this declaration in support of Petitioner AMBER LAURA DEPP's ("Amber") Request for CLETS Domestic Violence Restraining Orders against Respondent John Christopher 8 Depp II aka Johnny Depp ("Johnny"). 9 I have been friends with Amber since 2003. My fiancé Joshua Drew and I live in 10 3. 11 one of the condominiums located at 849 South Broadway in Los Angeles. I have a key to the condominium units which Amber shares with Johnny. 12 13 4. On May 21, 2016, I was in my condominium with Joshua when I received a text 14 message from Amber at approximately 8:06 p.m., asking me to come over to her condominium unit. 15 5. 16 I immediately went over to Amber's place. When I got to the door, I could hear 17 Amber and Johnny arguing inside. I knocked on the locked door, but there was no answer, so I quickly ran back to my apartment to get my key to open Amber's door. 18 6. 19 I returned to Amber's condominium less than a minute later. When I opened the 20 door, I saw Amber by the couch in the living room covering her head with her arms and hands, 21 as Johnny was loudly screaming at her. 22 7. I ran over and stood in between Johnny and Amber, begging Johnny to stop yelling 23 at her. I put my hands out in a defensive manner motioning him to stop. Johnny slapped my 24 hands away and screamed foul obscenities at me. I then tried to covered Amber up with my body 25 to protect her from him. 26 8. Johnny picked up a magnum size bottle of wine and began swinging it like a 27 baseball bat. Wine was flying all over the walls, floors and furniture, and he began using the 28 bottle to smash everything he could. SPECTOR LAW 925 CENTURY PARK Page 1 EAST, SUITE 200 DECLARATION OF RAQUEL ROSE PENNINGTON

LOS ANGELES, CA 90067 310,282,9478

1	In re Marriag	e of DEPP	L.A.S.C. Case No. BD 641 052
2	9.	He then charged at Amber, scr	eaming at her to stand up. He repeatedly yelled
3	at Amber to	stand up about ten times - a	nd each time, he got closer, louder and more
4	threatening.		
5	10.	Johnny's security team then arr	ived, which included Jerry Judge, but they each
6	stood back a	nd did not say or do anything.	
7	11.	Amber pleaded with Jerry to help	and said that if Johnny hit her one more time she
8	was going to	call the police.	
9	12.	Jerry said "Boss. Please."	
10	13.	Johnny continued screaming an	d breaking things, before finally walking out of the
11	apartment ar	nd into the hallway where he conti	nued screaming and breaking things.
12	14.	I could hear Johnny go into Amb	per's private condominium, where she keeps her
13	personal belo	ongings and artwork, and continue	e to scream and break things.
14	15.	Joshua came into the condomi	nium unit and together we took Amber into our
15	condominium	n unit for safety.	
16	16.	I observed that Amber sustained	d a significant injury to her right eye as a result of
17	the incident w	vith Johnny, as there was redness a	and swelling. Amber was crying, shaking and very
18	afraid of Johi	nny.	
19	17.	Finally, I heard Johnny leave the	e premises. I then took pictures of Amber's face
20	which are att	ached as Exhibit "A" to the Declar	ation of Amber.
21	18.	Many times over the past few ye	ears, Amber has confided and complained to me
22	about Johnny	y's abusing her, both physically ar	d verbally.
23	111		
24	111		
25	111		
26			
27			
28			
SPECTOR LAW 1925 CENTURY PARK EAST, SUITE 200			age 2
LOS ANGELES, CA 90067 310.282.9478	DECLARATI	ON OF RAQUEL ROSE PENNIN	GTON
	1		Heard - MTD Exhibits - 149

iii

25		
1	1 In re Marriage of DEPP	L.A.S.C. Case No. BD 641 052
2	2 19. Except as to that which is based on info	ormation and belief, I have personal
3	3 knowledge of the matters set forth herein and, and i	f sworn as a witness, I could and would
4	4 competently testify thereto. This declaration is being	submitted in lieu of personal testimony
5	5 pursuant to Code of Civil Procedure §§ 2009 and 2015.	5, California Rules of Court, Rule 5.118(f),
6	6 and Reifler v. Superior Court (1974) 39 Cal.App.3d 47	9.
7	7 I declare, under penalty of perjury pursuant to	the laws of the State of California, that the
8	8 foregoing is true and correct. Executed this 27th day	of May, 2016 at Los Angeles, California.
9	9	
10	0 see facsir	<u>nile signature on next page</u> ROSE PENNINGTON
11		ROSE PENNINGTON
12	2	
13	3	
14	4	
15	5	
16	6	
17	7	
18	8	
19	9	
20	0	
21	1	
22	2	
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SPECTOR LAW 1925 CENTURY PARK EAST, SUITE 200	к Раде 3	
LOS ANGELES, CA 90067 310.282.9478	DECLARATION OF RAQUEL ROSE PENNINGTON	Heard - MTD Exhibits - 150

11	In	ro	Marriage	of	DEDD	
11	111	16	Manaye	OI	DEFF	

L.A.S.C. Case No. BD 641 052

19. Except as to that which is based on information and belief, I have personal
knowledge of the matters set forth herein and, and if sworn as a witness, I could and would
competently testify thereto. This declaration is being submitted in lieu of personal testimony
pursuant to *Code of Civil Procedure* §§ 2009 and 2015.5, *California Rules of Court*, Rule 5.118(f),
and *Reifler v. Superior Court* (1974) 39 Cal.App.3d 479.

I declare, under penalty of perjury pursuant to the laws of the State of California, that the
foregoing is true and correct. Executed this 27th day of May, 2016 at Los Angeles, California.

Page 3

DECLARATION OF RAQUEL ROSE PENNINGTON

RAQUEL ROSE PENNINGTON

SPECIORLAW
1925 CENTURY PARK
EAST, SUITE 200
LOS ANGELES, CA
90067
310.282.9478

EXHIBIT A

.







1	SAMANTHA F. SPECTOR, ESQ. (State Ba SPECTOR LAW, A Professional Law Cor 1925 Century Park East, Suite 200	
3	Los Angeles, California 90067 Telephone: 310.282.9478	MAY 27 2016
4	Facsimile: 310.220.3889	Sherri R. Carter, Executive Officer/Clerk
5	Attorneys for Petitioner, AMBER LAURA DEPP	By Gestelle Gammage, Deputy
6		
7		
8	SUPERIOR COURT OF	THE STATE OF CALIFORNIA
9	FOR THE COUN	NTY OF LOS ANGELES
10		
11	In re the Marriage of:	CASE NO. BD 641 052
12	Petitioner: AMBER LAURA DEPP,	Judge: Hon. Carl H. Moor Department: 6
13	and	DECLARATION OF SAMANTHA F.
14	Respondent: JOHN CHRISTOPHER DEPP II (AKA JOHNNY DEPP)	SPECTOR, ESQ. RE EX PARTE NOTICE AND IN SUPPORT OF PETITIONER AMBER
15		LAURA DEPP'S DVRO REQUEST
16		Date: May 27, 2016 Time: 8:30 a.m. Dept.: 6
17		
18	I, SAMANTHA F. SPECTOR, declar	e as follows:
19 20		licensed to practice before all court of the State of
20		y at Spector Law, APLC, attorneys of record for
22		ve firsthand personal knowledge of the facts stated
23	herein and if called as a witness, I could and	d would competently testify thereto.
0.4	EX PARTE	E NOTICE GIVEN
24		
24	2. On May 26, 2016, at approx	imately 9:45 a.m., I telephoned Respondent John
		imately 9:45 a.m., I telephoned Respondent John aura Wasser, Esq. I asked to speak to Ms. Wasser
25	Christopher Depp II's ("Johnny") counsel, La	
25 26	Christopher Depp II's ("Johnny") counsel, La and was told she was not available. I then re-	aura Wasser, Esq. I asked to speak to Ms. Wasser
25 26 27 28 SPECTOR LAW 1925 CENTURY PARK	Christopher Depp II's ("Johnny") counsel, La and was told she was not available. I then re-	aura Wasser, Esq. I asked to speak to Ms. Wasser quested to speak to Samantha Klein, Esq., and was
25 26 27 28 spector law	Christopher Depp II's ("Johnny") counsel, La and was told she was not available. I then re-	aura Wasser, Esq. I asked to speak to Ms. Wasser quested to speak to Samantha Klein, Esq., and was ected to voicemails for both; instead I asked to speak Page 1

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1 to Ms. Wasser's assistant, Linda Bigbee, and was told she too was unavailable and directed to her voicemail. 2

3. 3 I left a voicemail for Ms. Wasser at 9:45 a.m. and advised her that Petitioner, Amber Laura Depp ("Amber"), would be appearing ex parte at 8:30 a.m. on Friday, May 27, 2016, 4 in Department 6 of the Los Angeles Superior Court located at 111 North Hill Street, Los Angeles, 5 California 90012 on the instant matter. Specifically, I stated that Amber would be requesting a DV 6 CLETS TRO against Respondent John Christopher Depp II ("Johnny"), including requests for: (1) 7 pendente lite spousal support payable by Johnny to Amber; (2) Amber's exclusive use and 8 possession of the 849 S. Broadway residence; (3) exclusive use and possession of the black 9 Range Rover vehicle which Amber is currently driving; (4) Amber's exclusive possession of the 10 dogs, Pistol and Boo; and (5) a contributive payment by Johnny for Amber's attorney fees and 11 12 accounting costs.

13

18

4. I then sent a follow-up email to Ms. Wasser stating all of the above in writing, and copying Ms. Klein and Ms. Bigbee. A true and correct copy of my email to Ms. Wasser dated 14 May 26, 2016 at 9:52 a.m., confirming my ex parte notice, is attached hereto as Exhibit "A." 15

- Thereafter, at approximately 9:59 a.m. I was able to speak directly to Mrs. Klein 16 5. 17 and I advised her of all of the above via telephone.
 - ATTEMPTS TO RESOLVE ISSUES PRIOR TO INSTANT EX PARTE AND DVRO REQUEST

19 6. I attempted to resolve this matter with Johnny's counsel prior to giving notice for the instant Request for Order re: Domestic Violence Restraining Orders. 20

7. On May 24, 2016, I sent a letter to Johnny's business attorney, Jacob A. Bloom. 21 I stated that, although Amber had been attacked and remained in fear for her safety, given the 22 notoriety of both parties and the high likelihood of press harassment, Amber would prefer to settle 23 the matter amicably out of Court. A true and correct copy of my letter to Mr. Bloom dated May 24 25 24, 2016, is attached hereto as Exhibit "B."

I declare, under penalty of perjury pursuant to the laws of the State of California, that the 26 foregoing is true and correct. Executed this 27th day of May 2016, at Los Angeles, California. 27

SAMANTHA F. SPECTOR

SPECTOR LAW 925 CENTURY PARK EAST, SUITE 200 OS ANGELES, CA 90067 310.282.9478

28

Page 2 DECLARATION OF SAMANTHA F. SPECTOR, ESQ.

EXHIBIT A

Samantha F. Spector

From: Sent: To: Cc: Subject:

Samantha F. Spector Thursday, May 26, 2016 9:52 AM Laura Wasser 'Samantha Klein'; 'Linda Bigbee' Marriage of Depp - EX PARTE NOTICE 5/27/2016 8:30 am Dept 6 LASC

Hi Laura,

I called your office and requested to speak to you as well as to Samantha Klein. I was directed to each of your respective voicemails. I then asked to speak to your assistant Linda Bigbee and, in turn, received her voicemail as well.

Thus, as a follow up to my voicemail message left for you this morning at 9:45 am, I am confirming I have provided you with ex parte notice that we will be appearing on behalf of Amber Depp tomorrow, May 27, 2016 at 8:30 am in Dept. 6 of the Los Angeles Superior Court located at 111 North Hill Street, Los Angeles, CA 90012, before the Honorable Carl H. Moor, on an ex parte application to seeks a DV CLETS TRO order against Johnny Depp which will include requests for (1) pendente lite spousal support payable by Johnny to Amber; (2) Amber's exclusive use and possession of the 849 S. Broadway residence; (3) exclusive use and possession of the black Range Rover vehicle which Amber is currently driving; (4) Amber's exclusive possession of the dogs, Pistol and Boo; and (5) a contributive payment by Johnny for Amber's attorney fees and accounting costs.

Best, Samantha

Samantha F. Spector, Esq. | Partner SPECTOR LAW, A Professional Law Corporation 1925 Century Park East, Suite 200 Los Angeles, California 90067 310.282.9478 | Office 310.220.3889 | Fax



NOTICE: This e-mail (including any files transmitted with it) is being sent by a law firm. It is intended only for the individual or entity to which it is addressed, and may contain information that is proprietary, privileged, confidential or otherwise exempt from disclosure under applicable Federal or State Law. If you are not the named addressee or the employee or agent responsible for delivering this e-mail to the named addressee, be advised that you have received this e-mail in error and you are prohibited from any dissemination, distribution or copying of this e-mail. If you have received this e-mail in error, please immediately contact the sender by reply e-mail, telephone, or facsimile.

EXHIBIT B

EXHIBIT B



SPECIOR LAW

1925 Century Park East, Suite 200, Los Angeles, California 90067 + 310.282.9478 tel + 310.220.3889 fax

SAMANTHAF, SPECTOR 88'@ SPLCTORI AWERM.COM

May 24, 2016

VIA EMAIL AND U.S. MAIL

Jacob A. Bloom, Esq. Bloom Hergott Diemer Rosenthal LaViolette Feldman Schenkman Goodman, LLP 150 South Rodeo Drive, Third Floor Beverly Hills, CA 90212 Email: jab@bhdrl.com

Re: In re Marriage of Depp

Dear Mr. Bloom:

Please be advised that our firm has filed a Petition for Dissolution of Marriage on behalf of Amber Depp.

As you may be aware, your client and Amber's husband, Johnny Depp, violently attacked and threatened Amber on Saturday night, May 21st, in their penthouse apartment located at 849 S. Broadway. There are several witnesses to this particular incident, and there are photographs depicting the property damage Johnny caused, as well as the physical injuries he inflicted on Amber.

Unfortunately, this is not the first incident of domestic violence perpetrated by Johnny against Amber. In fact, there have been two other incidents in the past six months. Although Amber is afraid of Johnny, she strongly insists that we do everything possible to keep this personal matter out of the media spotlight, which is why she has not yet sought a CLETS DV TRO and why we did not arrange for Johnny to have been personally served at last night's movie premiere.

Amber wishes to work quickly towards a private and amicable resolution of all matters, but she will need Johnny's immediate cooperation to do so. To this end, please have Johnny promptly sign and return by Friday, May 27, 2016, the enclosed Notice and Acknowledgment of Receipt form (FL-117 form) confirming service of the Summons, Petition, Family Law Case Cover Sheet and blank Response (FL-120 form). If the requested Notice is not signed and the original executed form is not returned to me by May 27th, we will have no alternative but to arrange for Johnny to be personally served.

In addition, we are requesting on Amber's behalf the following: (i) appropriate *pendente lite* support; (ii) exclusive use and possession of the black Range Rover, the vehicle she is currently

1

driving, with Johnny to continue to make all payments for any encumbrances thereon; (iii) exclusive use and possession of 849 S. Broadway, Penthouse Nos. 1, 3 and 5 with Johnny to continue to pay mortgage, utilities, etc. associated therewith; and (iv) a contribution towards her reasonable and necessary attorney's fees in the amount of \$100,000 and \$25,000 for forensic accounting costs, to be paid to my firm by close of business (5:00 pm) on May 27, 2016.

Further, I believe it would be beneficial for all if this case was assigned to a private retired judicial officer for all purposes. My proposed list of private retired judicial officers is as follows: Hon. Gretchen Taylor, Hon. Robert Schneider or Hon. Melinda Johnson. The fees of the judicial officer can be paid with funds from the parties' community estate. Kindly let me know at your earliest convenience if you and your client are agreeable to doing so as well as which judicial officers are acceptable. Upon hearing from you, I will have my assistant obtain rates and availabilities.

We are indeed hopeful that we can swiftly work out mutually acceptable short and long term solutions outside of the public eye.

Thank you. I look forward to your prompt follow up and reply.

VERY TRULY YOURS, SPECTOR LAW, APLC SAMANTHA F. SPECTOR

SFS:ks Enclosures cc: Client

* 3

EXHIBIT 35

DV-109 Notice of Court Hearing	Clerk stamps date here when form is filed.
1 Name of Person Asking for Order:	Superior Court of California County of Los Angeles
AMBER LAURA DEPP Your lawyer in this case (if you have one): Name: SAMANTHA F. SPECTOR State Bar No.: 204482 Firm Name: SPECTOR LAW, A PROFESSIONAL LAW CORPORATION	MAY 27 2016 Sherri Fr Carter, Executive Officer/Clerk
Address (If you have a lawyer for this case, give your lawyer's information. If you do not have a lawyer and want to keep your home address private, give a different mailing address instead. You do not have to give your telephone, fax, or e-mail.):	By <u>Gestelle Ganimage</u> Fill in court name and street address: Superior Court of California, County of LOS ANGELES
Address:1925CENTURYPARKEAST,SUITE200City:LOSANGELESState:CAZip:90067Telephone:(310)282-9478Fax:(310)220-3889E-MailAddress:SS@SPECTORLAWFIRM, COM	- 111 NORTH HILL STREET - 111 NORTH HILL STREET - LOS ANGELES, CA 90012 - CENTRAL
2 Name of Person to Be Restrained:	Clerk fills in case number when form is filed.
JOHN CHRISTOPHER DEPP II (AKA JOHNNY DEPP) The court will fill out the rest of this form.	Case Number: BD 641 052
3 Notice of Court Hearing	
A court hearing is scheduled on the request for restraining ord	ers against the person in (2) .
	address of court if different from above:
(4) Temporary Restraining Orders (any orders granted are attac	ched on Form DV-110)
 a. Temporary restraining orders for personal conduct, stay away, and prot DV-100, <i>Request for Domestic Violence Restraining Order</i>, are: (1) All granted until the court hearing (2) All denied until the court hearing (specify reasons for denial in (3) Partly granted and partly denied until the court hearing (specify reasons) 	(b)):
 b. Requested temporary restraining orders for personal conduct, stay away because: (1) The facts as stated in form DV-100 do not show reasonable procession. 	
Code, §§ 6320 and 6320.5) (2) The facts do not describe in sufficient detail the most recent indicates the dates, who did what to whom, or any injuries or history of a first further explanation of reason for denial, or reason not listed ab $I \wedge r + F \cdot C \cdot r + F \cdot F \cdot C \cdot r + F \cdot F \cdot r + F \cdot F$	buse.
Insufficient showing of AllA to	protect per Gen.

This is a Court Order.

Judicial Council of California, www.courts.ca.gov Revised January 1, 2012, Mandatory Form Family Code, § 242, Approved by DOJ

Antin Dean's ESSENTIAL FORMS Notice of Court Hearing (Domestic Violence Prevention) DV-109, Page 1 of 3

	Case Nu BD 641	
5 Service of Documents and Time for Servic At least five or days before the heaprotected must personally give (serve) a court's file <i>Hearing</i>) to the person in 2 along with a copy of al	ring, someone age 18 or older— e-stamped copy of this form (DV	not you or anyone else to be -109, <i>Notice of Court</i>
a. Form DV-100, Request for Domestic Violence Res		with applicable attachments
b. Form DV-110, Temporary Restraining Order judge		
c. Form DV-120, Response to Request for Domestic	Violence Restraining Order (bla	nk form)
d. Form DV-250, Proof of Service by Mail (blank for		
e. Other (specify):		
	Ce w. Im	
Date: MAY 2 7 2010	Judicial Officer	
	Juaiciai Officer	CARL H. MOOR
If item (4) (a)(2) or (4) (a)(3) is checked, the judge has of the court hearing. The judge may make the orders you we you can cancel your request for orders so there is no cou If you want to cancel the hearing, use Form DV-112, Wa <i>Restraining Order</i> . Fill it out and file it with the court as the same or different facts, at a later time. If you cancel the hearing, do not serve the documents liss If you want to keep the hearing date, you must have all of within the time listed in item (5). At the hearing, the judge will consider whether denial of safety of children for whom you are requesting custody of You must come to the hearing if you want the judge to m If you cancel the hearing or do not come to the hearing, a date of the hearing.	ant after the court hearing. You of rt hearing. <i>aiver of Hearing on Denied Requ</i> is soon as possible. You may file a ted in item (5) on the other perso of the documents listed in item (5) any requested orders will jeopar or visitation.	can keep the hearing date, or est for Temporary a new request for orders, on n.) served on the other person rdize your safety and the
	erson in	
	temporary orders. To show that	the person in (2)
To the P The court cannot make the restraining orders after the co personally given (served) a copy of your request and any has been served, the person who served the forms must f	ourt hearing unless the person in a temporary orders. To show that ill out a proof of service form. For	the person in (2) orm DV-200,

This is a Court Order.

Revised January 1, 2012

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Notice of Court Hearing (Domestic Violence Prevention)

Case Number: BD 641 052

To the Person in 2

- If you want to respond in writing, mail a copy of your completed Form DV-120, Response to Request for Domestic Violence Restraining Order, to the person in 1 and file it with the court. You cannot mail Form DV-120 yourself. Someone age 18 or older—not you—must do it.
- To show that the person in (1) has been served by mail, the person who mailed the forms must fill out a proof of service form. Form DV-250, *Proof of Service by Mail*, may be used. File the completed form with the court before the hearing and bring it with you to the hearing.
- For information about responding to a restraining order and filing your answer, read Form DV-120-INFO, *How Can I Respond to a Request for Domestic Violence Restraining Order?*.
- Whether or not you respond in writing, go to the court hearing if you want the judge to hear from you before making orders. You may tell the judge why you agree or disagree with the orders requested. You may bring witnesses and other evidence.
- · At the hearing, the judge may make restraining orders against you that could last up to five years.
- The judge may also make other orders about your children, child support, spousal support, money, and property and may order you to turn in or sell any firearms that you own or possess.



Request for Accommodations

Assistive listening systems, computer-assisted real-time captioning, or sign language interpreter services are available if you ask at least five days before the hearing. Contact the clerk's office or go to *www.courts.ca.gov/forms* for *Request for Accommodations by Persons With Disabilities and Response* (Form MC-410). (Civil Code, § 54.8.)

(Clerk will fill out this part.)



-Clerk's Certificate-

I certify that this *Notice of Court Hearing* is a true and correct copy of the original on file in the court.

Date: MAY 2 7 7016 Clerk, by , Deputy

Gestelle Gammage

This is a Court Order.

Notice of Court Hearing (Domestic Violence Prevention)

DV-109, Page 3 of 3

€ Aurtin Dean's ESSENTIAL FORMS™

Revised January 1, 2012

DV-110 Temporary Restraining Order	Clerk stamps date here when form is filed.
son in (1) must complete items (1) , (2) , and (3) only.	- FILED Superior Court of California County of Los Angeles
Name of Protected Person:	
AMBER LAURA DEPP	MAY 2 7 2016
Your lawyer in this case (if you have one):	Sherri Fr Carter, Executive Officer/Cleri
Name: SAMANTHA F. SPECTOR State Bar No.: 204482	By Polale South Deputy
Firm Name: SPECTOR LAW, A PROFESSIONAL LAW CORPORATIO	
Address (If you have a lawyer for this case, give your lawyer's	
information. If you do not have a lawyer and want to keep your home	Fill in court name and street address:
address private, give a different mailing address instead. You do not	Fill in court name and street address:
have to give your telephone, fax, or e-mail.):	Superior Court of California, County of LOS ANGELES
Address: 1925 CENTURY PARK EAST, SUITE 200	- 111 NORTH HILL STREET 111 NORTH HILL STREET
City: LOS ANGELES State: CA Zip: 90067	LOS ANGELES, CA 90012
Telephone: (310) 282 - 9478 Fax: (310) 220 - 3889	CTATED AT
E-mail Address: SS@SPECTORLAWFIRM.COM	Court fills in case number when form is filed.
Name of Restrained Person:	Case Number:
JOHN CHRISTOPHER DEPP II (AKA JOHNNY DEPP)	BD 641 052
Description of restrained person:	
Sex: X M F Height: 5 ' 10" Weight: 175 Hair Cold	
Race: WHITE Age: 52	
Address (if known):	
City:	State: Zip:
	State: Zip:
City:	State: Zip:
City:	State: Zip: tected by temporary orders as indicated in it
City:	State: Zip: tected by temporary orders as indicated in it <u>a in (1)</u> <u>Sex</u> <u>Age</u> on an attached sheet of paper and write
City:	State: Zip: tected by temporary orders as indicated in it <u>a in (1)</u> <u>Sex</u> <u>Age</u> on an attached sheet of paper and write
City:	State: Zip: tected by temporary orders as indicated in it <u>a in (1)</u> <u>Sex</u> <u>Age</u> <u></u> on an attached sheet of paper and write
City:	State: Zip: tected by temporary orders as indicated in it <u>n in 1 Sex Age</u> on an attached sheet of paper and write is form. a.m p.m.
City:	State: Zip: tected by temporary orders as indicated in it <u>n in 1 Sex Age</u> on an attached sheet of paper and write is form. a.m p.m.

, [,] , [,]

	Case Number: BD 641 052
	CR-160, <i>Criminal Protective Order–Domestic Violence</i> , is in effect. County: Expiration Date:
b. 🗹 No information has been provided to	the judge about a criminal protective order.
To the	person in Q
	rs checked below. If you do not obey these orders, ime. You may be sent to jail for up to one year, pay a
 a. You must not do the following things to Harass, attack, strike, threaten, assau property, disturb the peace, keep und wise), or block movements Contact, either directly or indirectly, or other electronic means Take any action, directly or through and (3). (If this item is not checked) b. Peaceful written contact through a lawyer (Response to Request for Domestic Viole allowed and does not violate this order. c. Exceptions: Brief and peaceful contact 	alt (sexually or otherwise), hit, follow, stalk, molest, destroy personal der surveillance, impersonate (on the Internet, electronically or othe , in any way, including but not limited to, by telephone, mail, e-mail others, to obtain the addresses or locations of the persons in (1) d, the court has found good cause not to make this order.) er or process server or another person for service of Form DV-120 ence Restraining Order) or other legal papers related to a court case act with the person in (1), and peaceful contact with children in (3) ion of children, is allowed unless a criminal protective order says
 7 Stay-Away Order Not requested a. You must stay at least (specify): 100 The person in 1 The persons in 3 Home of person in 1 The job or workplace of person in (Vehicle of person in 1 	 School of person in 1 The children's school or child care Other (<i>specify</i>):
	tact with the person in (1) , and peaceful contact with children in (3) , a of children, is allowed unless a criminal protective order says
8 Move-Out Order INot requested	
	Ave., Los Angeles, CA 90314
This i	is a Court Order.
Artin Dean's	ry Restraining Order DV-110, Page 2 of 6 CLETS-TRO)

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			Case Number: BD 641 052	
9 No Guns or Other	Firearms or Amm	unition		
\bigcirc	ossess, have, buy or try		ceive, or in any other way get gun	is, other
b. You must:				
within your imme	ediate possession or con	trol. Do so within 24 hou	preement agency, any guns or others of being served with this order.	
stored, or sold. (Y Bring a court file	You may use <u>Form DV-</u> d copy to the hearing.	800, Proof of Firearms Tu	urned In, Sold, or Stored, for the r	
c. The court has r	eceived information the	at you own or possess a fi	rearm.	
(10) Record Unlawful (/		
		earing Granted as		
\cap		made by you that violate		
The person in 1 is giv must stay at least	ven the sole possession, yards away fro	care, and control of the a om and not take, sell, trans	ing Granted as follows: nimals listed below. The person in fer, encumber, conceal, molest, a	ttack, strike,
Child custody and visit (specify other form):	tation are ordered on th	e attached Form DV-140,	until the hearing Grante Child Custody and Visitation Ord nporary custody of the child must ng (Fam. Code, § 3063).	<i>ler</i> or
(13) Child Support Not ordered now but m	nay be ordered after a n	oticed hearing.		
14 Property Control Until the hearing, only Reel pr	the person in (1) can us	se, control, and possess the	earing Granted as follows: e following property: Broadway Ave., Los Angil	
\frown			ng 🔲 Granted as follows:	
	t make these payments			
Pay to:	For:	Amount: \$	Due date:	
Pay to:	For:	Amount: \$	Due date:	

This is a Court Order.

÷.,•

	Case Number: BD 641 052
 16 Property Restraint Not requested Denied until the people in (1) and (2) are married to each other or are registered with the person in (1) with the person in (2) must not transfer, borrow any property, including animals, except in the usual course of busin each person must notify the other of any new or big expenses and excannot contact the person in (1) if the court has made a "no contact Peaceful written contact through a lawyer or a process server or other to a court case is allowed and does not violate this order. (17) Spousal Support 	d domestic partners, ow against, sell, hide, or get rid of or destroy ess or for necessities of life. In addition, splain them to the court. (<i>The person in</i> (2) et" order.)
 Not ordered now but may be ordered after a noticed hearing. 18 Insurance The person in (1) If the person in (2) is ordered NOT to cash or change the beneficiaries of any insurance or coverage held for th any, for whom support may be ordered, or both. 	
 (19) Lawyer's Fees and Costs Not ordered now but may be ordered after a noticed hearing. (20) Payments for Costs and Services 	
Not ordered now but may be ordered after a noticed hearing. 21 Batterer Intervention Program Not ordered now but may be ordered after a noticed hearing.	
22 Other Orders INot requested Denied until the he Anger Mensjement	aring Granted as follows:
Check here if there are additional orders. List them on an attac Orders" as a title. (23) No Fee to Serve (Notify) Restrained Person	ched sheet of paper and write "DV-110, Other
If the sheriff serves this order, he or she will do so for free. MAY 2 7 2016 Date:	Cul A. Mun
MAY 2 7 20 Judge (or . Warnings and Notices to the Restra	Ined Person in (2)
If you do not obey this order, you can be arrested and ch	
· If you do not obey this order, you can go to jail or prison and/or pay	a fine.
 It is a felony to take or hide a child in violation of this order. If you travel to another state or to tribal lands or make the protected order, you can be charged with a federal crime. 	person do so, with the intention of disobeying this
This is a Court Ord	er.
Revised July 1, 2014 Temporary Restraining (CLETS-TRO) (Domestic Violence Prev	\rightarrow

You cannot have guns, firearms, and/or ammunition.



You cannot own, have, possess, buy or try to buy, receive or try to receive, or otherwise get guns, other firearms, and/or ammunition while the order is in effect. If you do, you can go to jail and pay a \$1,000 fine. You must sell to or store with a licensed gun dealer or turn in to a law enforcement agency any guns or other firearms that you have or control. The judge will ask you for proof that you did so. If you do not obey this order, you can be charged with a crime. Federal law says you cannot have guns or ammunition while the order is in effect.

Service of Order by Mail

If the judge makes a restraining order at the hearing, which has the same orders as in this form, you will get a copy of that order by mail at your last known address, which is written in (2). If this address is incorrect, or to find out if the orders were made permanent, contact the court.

Child Custody, Visitation, and Support

- Child custody and visitation: If you do not go to the hearing, the judge can make custody and visitation orders for your children without hearing from you.
- Child support: The judge can order child support based on the income of both parents. The judge can also have that support taken directly from a parent's paycheck. Child support can be a lot of money, and usually you have to pay until the child is age 18. File and serve a *Financial Statement (Simplified)* (Form FL-155) or an *Income and Expense Declaration* (Form FL-150) if you want the judge to have information about your finances. Otherwise, the court may make support orders without hearing from you.
- **Spousal support:** File and serve an *Income and Expense Declaration* (Form FL-150) so the judge will have information about your finances. Otherwise, the court may make support orders without hearing from you.

Instructions for Law Enforcement

This order is effective when made. It is enforceable by any law enforcement agency that has received the order, is shown a copy of the order, or has verified its existence on the California Law Enforcement Telecommunications System (CLETS). If the law enforcement agency has not received proof of service on the restrained person, and the restrained person was not present at the court hearing, the agency shall advise the restrained person of the terms of the order and then shall enforce it. Violations of this order are subject to criminal penalties.

Arrest Required if Order Is Violated

If an officer has probable cause to believe that the restrained person had notice of the order and has disobeyed the order, the officer must arrest the restrained person. (Penal Code, §§ 836(c)(1), 13701(b).) A violation of the order may be a violation of Penal Code section 166 or 273.6.

If the Protected Person Contacts the Restrained Person

Even if the protected person invites or consents to contact with the restrained person, the orders remain in effect and must be enforced. The protected person cannot be arrested for inviting or consenting to contact with the restrained person. The orders can be changed only by another court order. (Pen. Code, §13710(b).)

This is a Court Order.

Revised July 1, 2014

BSSENTIAL FORMS™

Temporary Restraining Order (CLETS-TRO) (Domestic Violence Prevention) DV-110, Page 5 of 6

Conflicting Orders-Priorities for Enforcement

If more than one restraining order has been issued protecting the protected person from the restrained person, the orders must be enforced according to the following priorities (see Pen. Code, § 136.2, and Fam. Code, §§ 6383(h), 6405(b)):

Case Number: BD 641 052

- 1. EPO: If one of the orders is an *Emergency Protective Order* (Form EPO-001), and it is more restrictive than other restraining or protective orders, it has precedence in enforcement over all other orders.
- 2. No-Contact Order: If there is no EPO, a no-contact order that is included in a restraining or protective order has precedence in enforcement over any other restraining or protective order.
- Criminal Order: If none of the orders includes a no-contact order, a domestic violence protective order issued in a criminal case takes precedence in enforcement over any conflicting civil court order. Any nonconflicting terms of the civil restraining order remain in effect and enforceable.
- 4. Family, Juvenile, or Civil Order: If more than one family, juvenile, or other civil restraining or protective order has been issued, the one that was issued last must be enforced.

Child Custody and Visitation

- The custody and visitation orders are on Form DV-140, items (3) and (4). They are sometimes also written on additional pages or referenced in DV-140 or other orders that are not part of the restraining order.
- Forms DV-100 and DV-105 are not orders. Do not enforce them.

Certificate of Compliance With VAWA

This temporary protective order meets all "full faith and credit" requirements of the Violence Against Women Act, 18 U.S.C. § 2265 (1994) (VAWA) upon notice of the restrained person. This court has jurisdiction over the parties and the subject matter; the restrained person has been or will be afforded notice and a timely opportunity to be heard as provided by the laws of this jurisdiction. This order is valid and entitled to enforcement in each jurisdiction throughout the 50 states of the United States, the District of Columbia, all tribal lands, and all U.S. territories, commonwealths, and possessions and shall be enforced as if it were an order of that jurisdiction.



This is a Court Order.

Revised July 1, 2014

Temporary Restraining Order (CLETS-TRO) (Domestic Violence Prevention)

DV-110, Page 6 of 6

EXHIBIT 36

Amber Heard's Ex-Girlfriend Tasya van Ree Speaks Out F Abuse Allegations

by LILY HARRISON | Wed., Jun. 8, 2016 12:57 PM



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nt at an airport.

The 30-year-old actress was taken into custody and booked for misdemeanor domestic violence after she allegedly struck Ree at the Seattle-Tacoma International airport.

And while the two split years ago, Ree is speaking out in support of her ex-girlfriend.

"In 2009, Amber was wrongfully accused for an incident that was misinterpreted and over-sensationalized by two individuals in a powerful position," her statement, which was obtained by E! News, began.

"I recount hints of misogynistic attitudes toward us which alter 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."



Photos Court Appearances

Ree continued, "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."

Details of the former couple's past incident went public in the wake of Amber's **divorce proceedings** with **Johnny Depp**.

Days after initially filing, she asked the court for a domestic violence restraining order against the actor, which was subsequently granted.

Johnny's rep told E! News at the time, "Given the brevity of this marriage and the most recent and tragic loss of his mother, Johnny will not respond to any of the salacious false stories, gossip, misinformation and lies about his personal life. Hopefully, the dissolution of this short marriage will be resolved quickly."

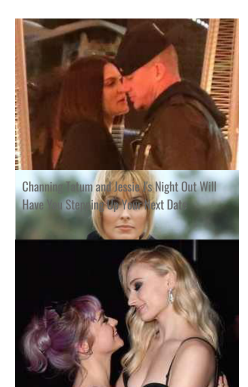


5 Mindy Kaling and BJ Novak Go on a Basketball Outing

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Lindsay Lohan Shading Lea Michele's Ariel Casting?

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Kim Kardashian Shares Fun Family Photo as They Await Baby No. 4

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illing Eve Season 2 mods Eve and Villanelle elationship "Bad in 2 Pad Way"



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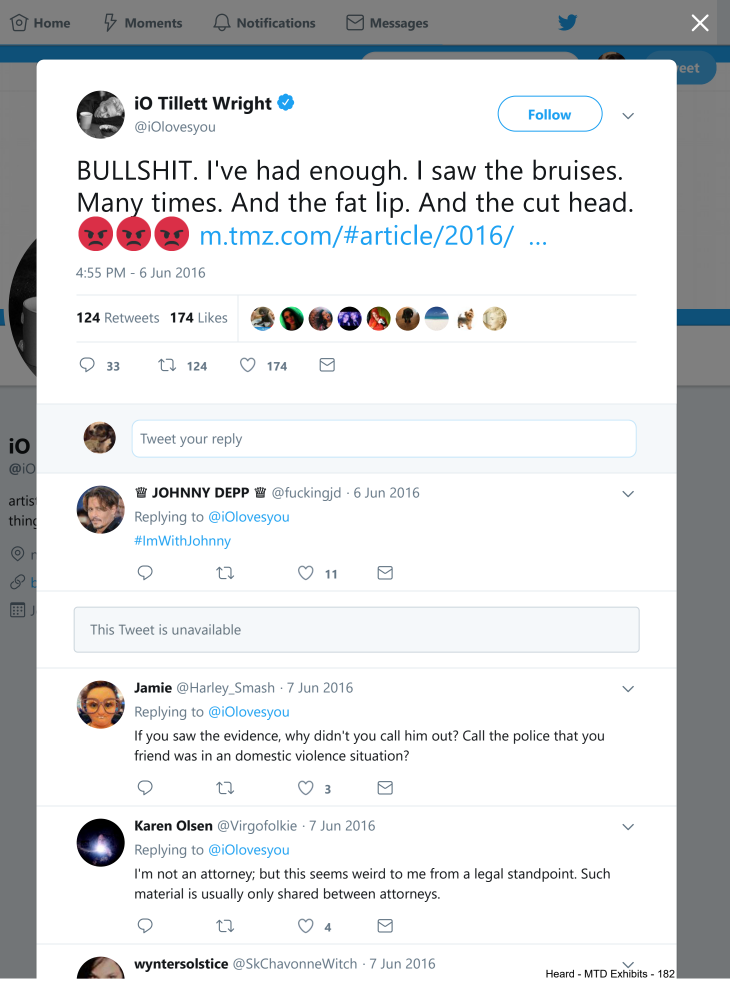
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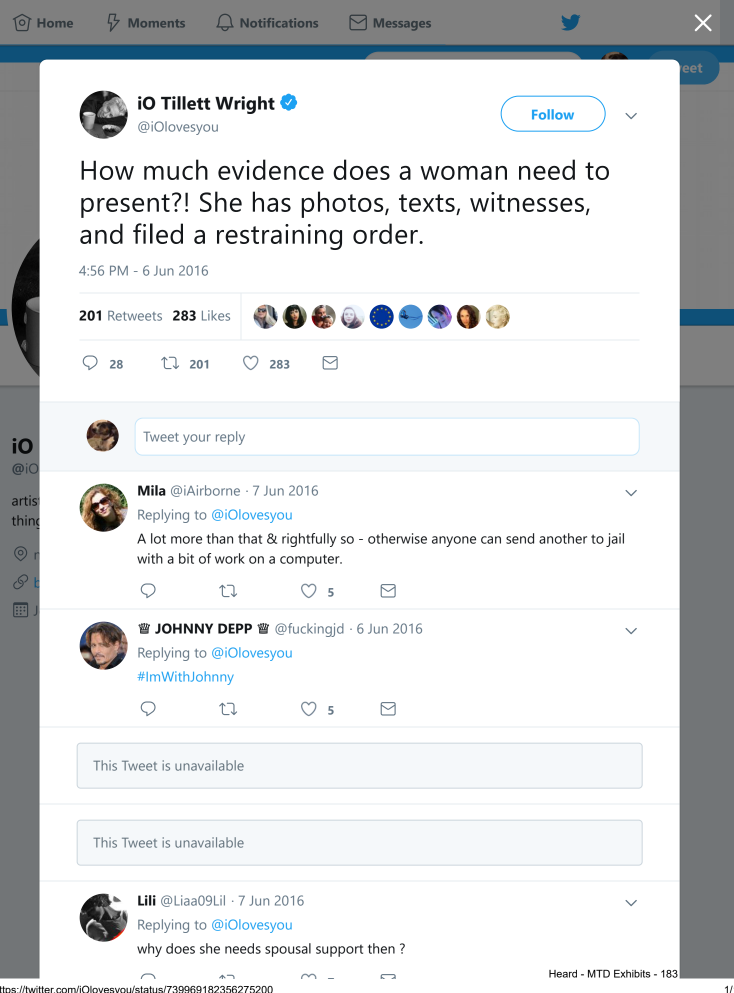
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https://www.eonline.com/news/771257/amber-heard-s-ex-girlfriend-tasya-van-ree-speaks-out-following-domestic-abuse-allegations

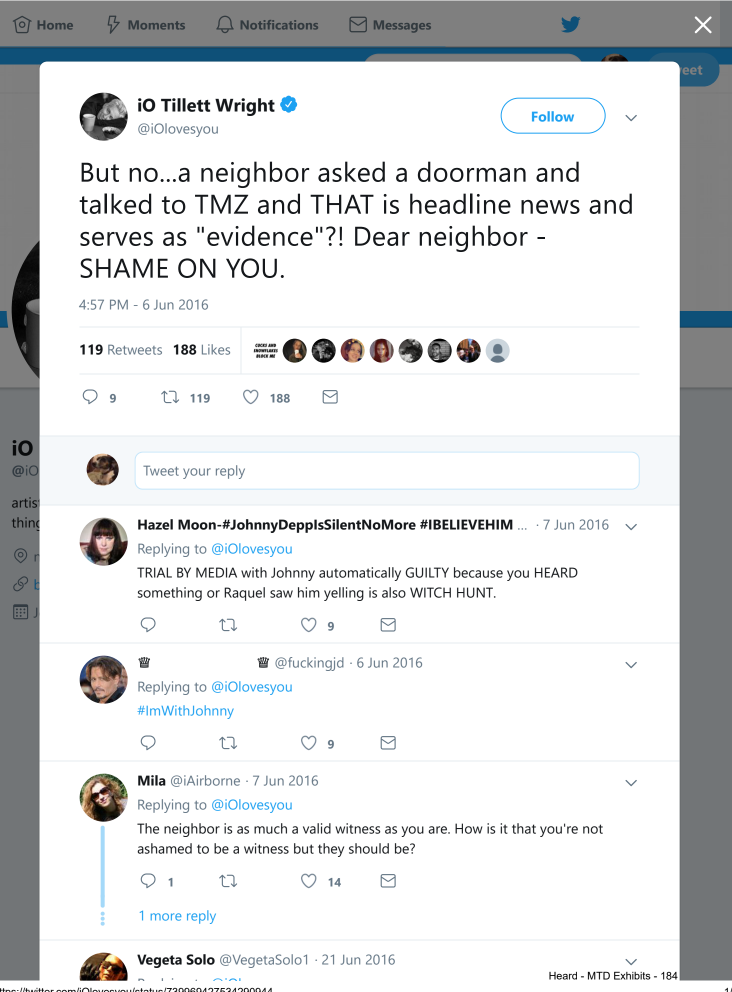
EXHIBIT 37



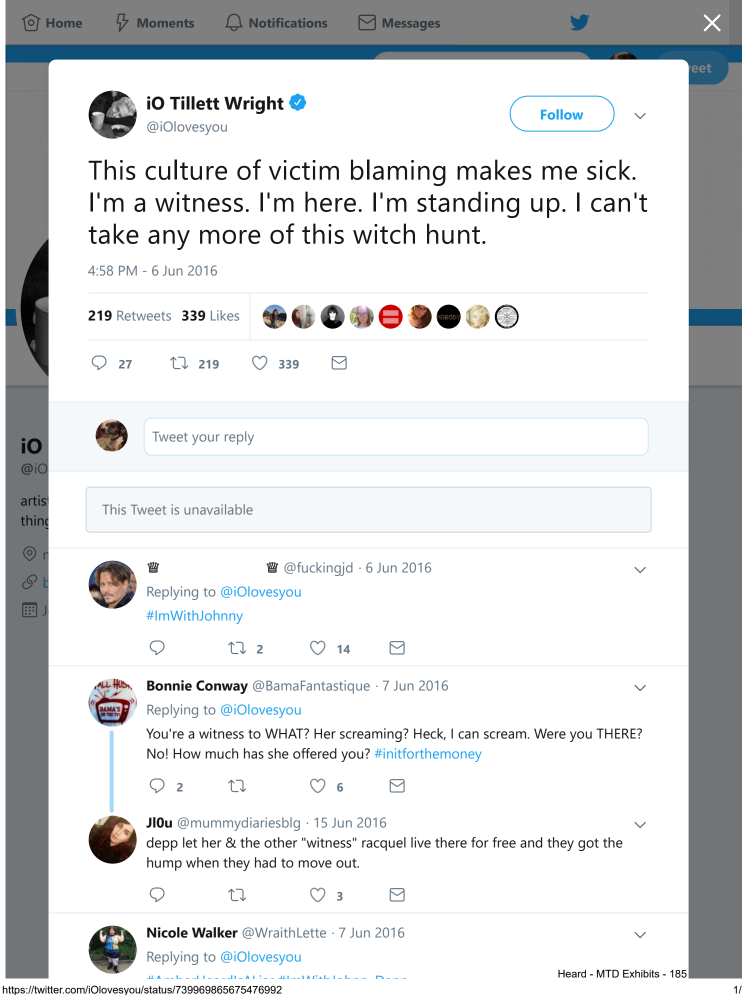
iO Tillett Wright on Twitter: "How much evidence does a woman need to present?! She has photos, texts, witnesses, and filed a restraining...



iO Tillett Wright on Twitter: "But no ... a neighbor asked a doorman and talked to TMZ and THAT is headline news and serves as "evidence"...



iO Tillett Wright on Twitter: "This culture of victim blaming makes me sick. I'm a witness. I'm here. I'm standing up. I can't take any more of ...



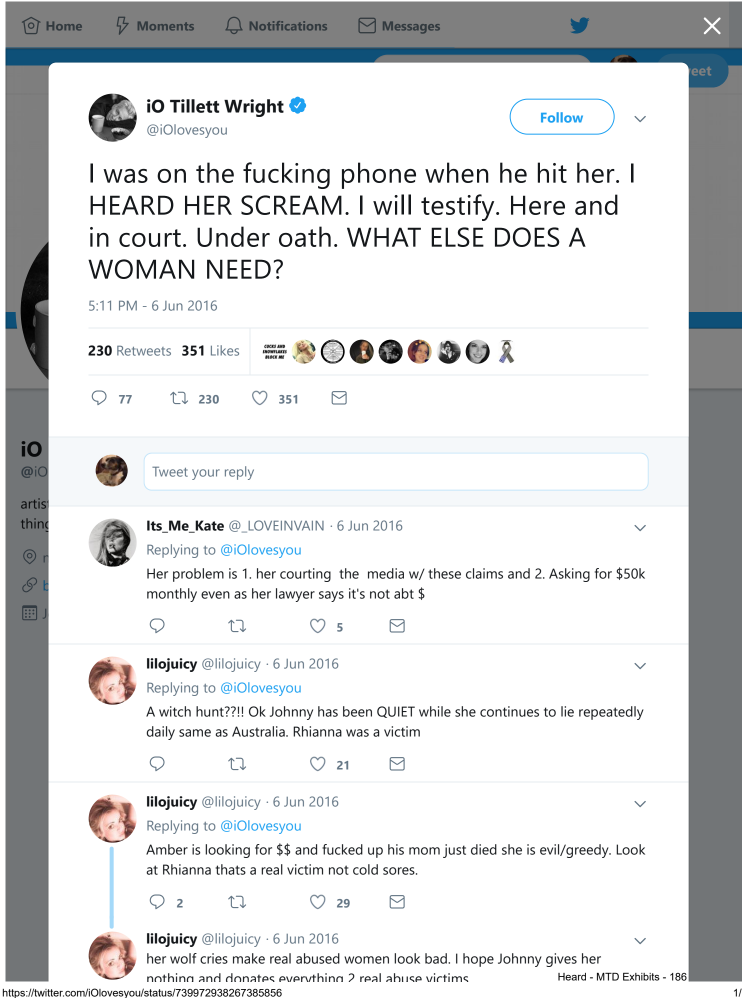


EXHIBIT 38

en sas Prasta								
	r							
1 2 3 4 5	Samantha F. Spe	rk East, Suite 200 lifornia 90067 282.9478 20.3889	Sherri R. Carter, Executive Officer/Clerk By: Daniel Osorio, Deputy					
6	AMBER LAUR	A DEPP						
7		SUPERIOR COURT OF TH	E STATE OF CALIFORNIA					
8		FOR THE COUNTY	OF LOS ANGELES					
9								
10	In Re Marriag	e of	CASE NO. BD 641 052					
11	Petitioner:	AMBER LAURA DEPP	Judge: Hon. Carl H. Moor Department: 6					
12	and		DECLARATION OF IO TILLET					
13	Respondent:	JOHN CHRISTOPHER DEPI II (AKA JOHNNY DEPP)						
14 15			Date: 6/17/2016 Time: 8:30 a.m.					
15								
17	TO RES	PONDENT JOHN CHRISTO	PHER DEPP II (AKA JOHNNY DEPP) AND					
18		EYS OF RECORD:						
19	Petitioner AMBER LAURA DEPP hereby submits the declaration of iO TILLET WRIGHT							
20	in further support of her request for a Domestic Violence CLETS Restraining Order against							
21								
22	Respondent JOHN CHRISTOPHER DEPP II aka JOHNNY DEPP.							
23	DATED: June 1	3, 2016 5	SPECTOR LAW, A Professional Law Corporation					
24			1.0					
25		By:	Ded ISI					
26	SAMANTHA F. SPECTOR Attorney for Petitioner							
27 28		1	AMBER LAURA DEPP					
20	DECLARATION OF IO	TILLET WRIGHT	1 Heard - MTD Exhibits - 188					
1								

COPY

	In re Marriage of DEPP L.A.S.C. BD 641 052								
1	DECLARATION OF IO TILLET WRIGHT								
2	I, iO TILLET WRIGHT, declare as follows:								
3	1. I have firsthand personal knowledge of the facts stated herein and if called as a								
4	witness, I could and would competently testify thereto.								
5	2. I submit this declaration in support of Petitioner AMBER LAURA DEPP'S Request								
6	for a CLETS Domestic Violence Restraining Order against Respondent JOHN CHRISTOPHER								
7 8	DEPP II aka JOHNNY DEPP.								
° 9	3. On the evening of May 21, 2016, I received a telephone call from Amber asking me								
10	to talk to Johnny on the speakerphone, because he was very upset over something he <i>thought</i>								
11	someone had done to him. Amber said she wanted me to assist her in hopefully calming Johnny								
12	down, by assuring him that what he believed had happened was not true.								
13	4. Immediately thereafter, I heard Johnny launch into a cruel and vicious rage,								
14	screaming "What if I pulled your hair back?"								
15	5. I then heard Amber crying in fear and begging Johnny to stop his attack, thereafter I								
16	heard Amber scream out "Call 911" before the call disconnected.								
17 18	6. I called 911 to save Amber's life.								
19									
20	7. Attached hereto as Exhibit "A" is a true and correct copy of the article I wrote about								
21	the frequently abusive and tormenting relationship that I observed Amber having endured with								
22	Johnny, before she finally found the strength and courage to stand up to his abusive behavior.								
23	Signed under penalty of perjury, this date of June 13, 2016 at New York, New York.								
24	See Attached Facsimile Signature								
25	iO TILLET WRIGHT								
26									
27 28									
~0	Page 1 Heard - MTD Exhibits - 189 DECLARATION OF IO TILLET WRIGHT								

.

Jun. ≾. 20	10 3:UDENI NO. 9409 P. 1
	In re Marriage of DEPP L.A.S.C. BD 641 052
1	DECLARATION OF 10 TILLET WRIGHT
2	I, iO TILLET WRIGHT, declare as follows:
3	1. I have firsthand personal knowledge of the facts stated herein and if called as a
4	witness, I could and would competently testify thereto.
5	2. I submit this declaration in support of Petitioner AMBER LAURA DEPP'S Request
6	for a CLETS Domestic Violence Restraining Order against Respondent JOHN CHRISTOPHER
7	DEPP II aka JOHNNY DEPP.
8	3. On the evening of May 21, 2016, I received a telephone call from Amber asking me
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12	someone had done to him. Amber said she wanted me to assist her in hopefully calming Johnny
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16	5. I then heard Amber crying in fear and begging Johnny to stop his attack, thereafter I
17	heard Amber scream out "Call 911" before the call disconnected.
18	6. I called 911 to save Amber's life.
19	7. Attached hereto as Exhibit "A" is a true and correct copy of the article I wrote about
20 21	the frequently abusive and tormenting relationship that I observed Amber having endured with
21	Johnny, before she finally found the strength and courage to stand up to his abusive behavior.
23	Signed under penalty of perjury, this date of June 13, 2019a New York, New York.
24	
25	iO TILLET WRIGHT
26	
27	
28	
	Page 1
	DECLARATION OF 10 TILLET WRIGHT

EXHIBIT A



^f Why I Called 911

COMMENTS

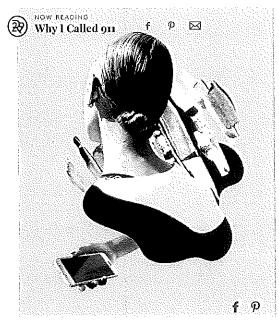
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JUN B, 2016 11:00 AM IO TILLETT WRIGHT

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I called 911 because she never would. Because every time it happened, her first thought was about protecting him. Because every time it happened, the sweet, loving man we all cared for so much would come back with apologies, profuse, swearing up and down that he understood how bad what he had done was, and swearing never to do it again. We all loved him, but especially, especially her, and she wanted to believe that the behavior wasn't going to last.

The reports of violence started with a kick on a private plane, then it was shoves and the occasional punch, until finally, in December, she described an all-out assault and she woke up with her pillow covered in blood. I know this because I went to their house. I saw the pillow with my own eyes. I saw the busted lip and the clumps of hair on the floor. I got the phone call immediately after it happened,

her screaming and crying, a stoic woman reduced to sobs.

I understood her heartbreak. He had been my friend, too, a person I loved very much. A person I had once referred to as a brother. A person with whom I had laughed at the absurdity of the media and their spicy claims about my role in their family. A person who came to my rescue in my darkest hour, who I have credited with saving my own life, who I lived with for a year by his invitation while I healed and worked. I knew him to be soft and gentle, with a temper and a dark side, but a golden heart. I didn't want to believe it either, until I saw the wreckage.

When you call someone your brother, you also commit to calling them out when they are wrong. As she, shaking and crying, described this 195-pound man throwing the full weight of his body into head-butting his 120-pound wife in the face in a fit of rage, I found that an unforgivable line in my heart had been crossed.

I witnessed firsthand the absolutely baffling mental pretzel that an abused person puts themselves into, trying to balance the desire to protect their aggressor, with the knowledge that their swollen face is unacceptable. I listened as she cycled through things she could've possibly done to provoke him, or how she could've made him upset enough to do this.

WE SAY DOMESTIC VIOLENCE IS BAD, WE CONDEMN IT. BUT AS A CULTURE, WE CREATE THE MOST FERTILE BREEDING GROUND FOR IT TO THRIVE.

I sat and listened, my own heart aching because I had so much care for the tender, generous man inside of all this rage, and yet...the bottom, unequivocal line is, nothing she ever could have said or done deserves what she describes as him dragging her up the stairs by the hair,

NOW PURCHing her in the back of the head, choking her until she almost passed out, and smashing Why her when her nose until it almost broke.

We say domestic violence is bad, we condemn it. But as a culture, we create the most fertile breeding ground for it to thrive. The cycle of abuse is perpetuated by every person who asserts that the victim more likely punched themselves rather than addressing the very real evidence of violence in front of them. The culture of victim-blaming is the very thing that protects abusers' ability to get away with this kind of behavior.

Right now, every battered woman in the world is watching this media circus, internalizing the message that when they come forward for help, when they break the cycle, they will be called a gold digger, a cheater, and be accused of having faked it all for attention.

I'm looking at every journalist, every editor, every person who puts a comment on an article pointing an uneducated finger. You are the lynch mob. You are a deafening chorus. Your searching for an explanation for why he would have hit her sends the clear message that there CAN be a reason why someone hits their spouse.

It doesn't matter what was said between the two lovers, it doesn't matter if the romance was coming to an end, because nothing warrants that response. No person, ever, should suffer violence at the hands of the person they love.

I watched a woman with a broken spirit go on national television the next night, covered in makeup, smiling through a bloody lip, who nearly jumped out of her seat when someone casually put a hand on her shoulder because she didn't know what was coming.

That's why, when it happened again, when I was on the phone with both of them and heard it drop, heard him say, "What if I pulled your hair back?" and her scream for my help, I wondered like so many times before if I should break the code of silence that surrounds celebrities and invite the police into the situation, and in a split second decided that, yes, I was going to. Because I realized that as long as I was protecting the abuser from consequences, I was enabling the abuse and I could no longer partake. I had to stand up for my friend, and for what I believe in my gut to be the code of conduct by which human beings have to behave with each other.

Whether we loved him or not has nothing to do with it. When it comes to violence, "love" is no longer part of the equation.

iO Tillett Wright is an artist, writer, and activist.

Read these stories next:

(⊉)

If Amber Heard Were Your Friend, Here's What You Could Say To Her Amber Tamblyn On Being A Female Director: "Never Ask For Permission" I Miss The Old Kanye & Other Things I Agree On With Kanye



ENTERTAINMENT | NEWS | NEWS | Celebrity Domestic Violence 911 Call For Abused Friend

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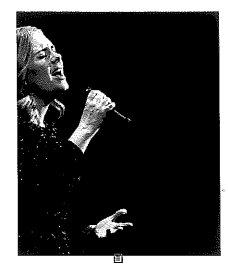
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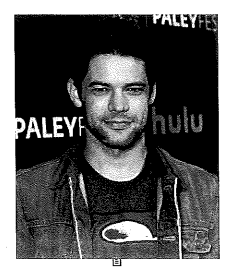


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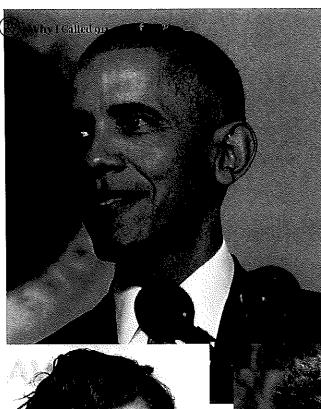
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MICHAEL HAFFORD

JUN 9, 2016

CAROLYN L. TODD

JUN 9, 2016



E news

Obama Talks Trump On Fallon

President Barack Obama is endorsing a candidate for president, but it's probably not who you imagined it would be. According to Variety, Obama joked on The Tonight Show that he and the Democrats are very happy with the GOP's presumptive nominee. But Obama, making his first appearance on Jimmy Fallon's Tonight Show, ...



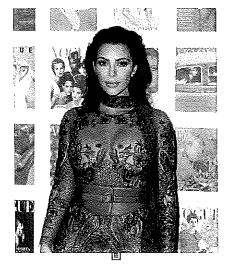
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NEWS

Dash Store Struck By Attempted Arsonist

Lincaw Flubanon													
MICHAEL HAFFORD	JUN 8, 2016		MICHAEL HAFFORD			JUN 7, 2016			SABRINA ROJAS WEISS			JUN 7	JUN 7, 2016
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1	PROOF OF SERVICE								
2	STATE OF CALIFORNIA, COUNTY OF LOS ANGELES								
3	I am employed in the County of Los Angeles, State of California. I am over the age of 18 and not a								
4	party to the within action. My business address is 10866 Wilshire Boulevard, Suite 900, Los Angeles,								
5	California 90024.								
6	On June 13, 2016, I served the foregoing document described as								
7	DECLARATION OF IO TILLET WRIGHT on the interested party(ies) in this action by placing								
8 9	the original \underline{x} a true copy thereof addresses as follows:								
10	Laura Wasser Law Offices Wasser, Cooperman & Mandles								
11	2049 Century Park East, Suite 800 Los Angeles, CA 90067								
12	Los Aligents, CA 70007								
13	BY MAIL: I am readily familiar with the firm's practice of collection and processing correspondence								
14	for mailing. Under that practice, it would be deposited with the United States Postal Service on that								
15	same day with postage thereon fully prepaid at Los Angeles, California in the ordinary course of								
16	business. I am aware that on motion of the party served, service is presumed invalid if postal								
17	cancellation date or postage meter date is more than one day after date of deposit for mailing affidavit.								
18	$-x_{-}$ BY PERSONAL DELIVERY: I will hand the above document(s) to the above named person.								
19	BY FEDERAL EXPRESS (OVERNIGHT) MAIL.								
20	FACSIMILE: I caused the above-named document to be transmitted via FACSIMILE as follows:								
21	I declare under penalty of perjury that the above is true and correct.								
22	Executed on June 13, 2016, at Los Angeles, California.								
23	SAM_								
24	Samantha F. Spector								
25									
26 27									
27									
20									
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