FILED: NEW YORK COUNTY CLERK 05/10/2021 03:53 PM INDEX NO. 154545/2021

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## **EXHIBIT 12**

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# **Transcript of Hearing**

Date: December 18, 2020 Case: Depp, II -v- Heard

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1	VIRGINIA:						
2	IN THE CIRCUIT COURT OF FAIRFAX COUNTY						
3	x						
4	JOHNNY C. DEPP, II, :						
5	Plaintiff, :						
6	v. : Case No. CL-2019-0002911						
7	AMBER LAURA HEARD, :						
8	Defendant. :						
9	x						
10							
11	HEARING						
12	BEFORE THE HONORABLE BRUCE D. WHITE						
13	Conducted Virtually						
14	Friday, December 18, 2020						
15	11:29 a.m. ET						
16							
17							
18							
19							
20	Job No.: 342428						
21	Pages: 1 - 32						
22	Reported By: Victoria Lynn Wilson, RMR, CRR						

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1	HEARING BEFORE THE HONORABLE BRUCE D. WHITE,
2	conducted virtually.
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9	Pursuant to docketing, before Victoria Lynn
10	Wilson, Registered Merit Reporter, Certified
11	Realtime Reporter, E-Notary Public in and for the
12	Commonwealth of Virginia.
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	Conducted on December 16, 2020
1	APPEARANCES
2	ON BEHALF OF THE PLAINTIFF:
3	BENJAMIN G. CHEW, ESQUIRE
4	ANDREW CRAWFORD, ESQUIRE
5	BROWN RUDNICK, LLP
6	601 Thirteenth Street, NW
7	Suite 600
8	Washington, DC 20005
9	(202) 536-1700
10	
11	ON BEHALF OF THE DEFENDANT:
12	BENJAMIN ROTTENBORN, ESQUIRE
13	WOODS ROGERS, PLC
14	10 South Jefferson Street
15	Suite 1400
16	Roanoke, VA 24011-1319
17	(540) 983-7600
18	
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1	PROCEEDINGS
2	THE COURT: Good morning to everybody.
3	(The court reporter was sworn.)
4	THE COURT: Thank you.
5	MR. CHEW: Thanks very much, your Honor.
6	Good morning, your Honor. May it please the
7	Court. Ben Chew and Andrew Crawford for Plaintiff
8	Johnny Depp.
9	As the Court is aware, we're here on
10	Mr. Depp's motion to compel. First, the Court
11	should grant the motion to compel as to request
12	for production number 7 of the second RFPs which
13	call for Ms. Heard's arrest records. This request
14	is reasonably calculated to lead to the discovery
15	of admissible evidence because they are crucial to
16	key allegations in Mr. Depp's complaint, for
17	example, paragraph 6, quote, "Ms. Heard knew the
18	truth was that she violently abused Mr. Depp, just
19	as she violently abused her prior domestic
20	partner, which led to her arrest and booking for
21	domestic violence, as well as a night in jail and
22	a mug shot, unquote." See also paragraph 15 at

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1 paragraphs 24 through 31. 2 Moreover, as your Honor is aware, 3 Ms. Heard has filed a counterclaim for defamation, 4 and when she successfully moved this Court for 5 Mr. Depp's arrest records, she wrote in her brief 6 on September 27th, 2020, quote, "In a defamation 7 case, prior acts that bear on a plaintiff's 8 character and modus operandi are relevant," 9 unquote. 10 Whether these arrest records are 11 admissible is, obviously, a different issue, but 12 they certainly are discoverable, and we would ask 13 that those records be produced on or before the 14 January 4th, 2021. 15 Second, your Honor, the Court should compel Ms. Heard to produce also by January 4th 16 17 all documents responsive to request 23 of Mr. Depp's second RFPs and requests 50 and 51 of 18 19 his third RFPs. These requests call for all of 20 Ms. Heard's communications with The Sun tabloid. 21 Contrary to Ms. Heard's assertions, there 22 is no privilege between her and The Sun because

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1 there is no and was no attorney-client 2 relationship. 3 Per the Eastern District of Virginia's decision in In Re Zetia, the Common Interest 4 5 Doctrine, quote, "applies when two or more parties 6 consult or retain an attorney concerning a legal 7 matter in which they share a common interest," 8 unquote. And even then, that doctrine protects 9 only those communications, quote, "which relate to 10 the giving or receiving of legal advice," unquote. 11 Here, there was no attorney-client 12 relationship between Ms. Heard and The Sun's 13 counsel, and no legal advice was provided to 14 Ms. Heard by The Sun's counsel. It was 15 Ms. Bredehoft who -- who attended the entire 16 London trial and who advised Ms. Heard during 17 those proceedings, not The Sun's counsel. 18 Further, your Honor, Ms. Heard had no direct financial stake or liability in the London 19 20 The Fourth Circuit ruled in the U.S. versus case. 21 Aramony, 88 F.3rd 1391, "that mere concern about 22 negative publicity," which is what Ms. Heard may

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1 have faced in London, "is not sufficient to 2 constitute a legal matter that might otherwise 3 qualify under the Common Interest Doctrine." 4 Therefore, your Honor, we would ask that those 5 documents be compelled and produced by 6 January 4th. 7 Third, your Honor, the Court should compel 8 responses to document requests 42, 43, and 52 of 9 Mr. Depp's third RFPs which call for defendant's 10 communications with third-parties, including 11 Ms. Heard's current girlfriend, Bianca Butti, 12 regarding the Depp-Heard relationship. 13 communications are reasonably calculated to lead to the discovery of admissible evidence. We're 14 15 not asking for all the communications, just the 16 communications relating to the Heard-Depp 17 relationship. 18 Contrary to Ms. Heard's assertions, her 19 communications with Ms. Butti are not protected 20 from discovery by the marital privilege because 21 Ms. Heard and Ms. Butti are not and never have 22 been married. Section 8.01-398 of the Code of

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1 Virginia states, quote, "A person has a privilege 2 to refuse to disclose, "ellipsis, "any 3 confidential communications between his spouse and 4 him during their marriage," unquote. 5 (Indecipherable) disputed that there was 6 no marriage between Ms. Butti and Ms. Heard and, 7 therefore, Ms. Heard's communications with 8 Ms. Butti and other third-parties regarding the 9 Heard-Depp relationship are not privilized --10 privileged or otherwise protected. 11 Fourth, your Honor, the Court should grant 12 Mr. Depp's motion to compel as to RFPs 44 through 13 47 of his third request for production which call 14 for documents relating to Ms. Heard's sworn 15 contention that, quote, "Money played no role in her alleged allegations of abuse against 16 17 Mr. Depp," unquote. 18 Included among these materials that we 19 seek are any and all documents relating -- related 20 to Ms. Heard's oft repeated, utterly false claim 21 that she donated all \$7 million of the divorce 22 settlement with Mr. Depp to the Children's

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Hospital of Los Angeles and the ACLU, and all documents relating to the mysterious anonymous donations of \$500,000 in 2017 and \$250,000 in 2018, quote, "in honor of Amber Heard," unquote, and all communications between Ms. Heard and that anonymous donor. Your Honor has read Exhibits 4 through 7 are the myriad press reports where Ms. --Ms. Heard boasted about giving all of the 10 \$7 million to those two charities. And in the 11 video we submitted yesterday, Ms. Heard stated to 12 a broad television audience in Europe, quote, 13 "\$7 million in total was donated to -- I split it 14 between the ACLU and the CHLA, "ellipsis, "I 15 wanted nothing." So Ms. Bredehoft is mistaken when she said 16 17 the other day at calendar control that Ms. Heard 18 had merely made a pledge that she intended to 19 honor in the future. That's a lie. She said she 20 had donated that money, and that's material. 21 she said it under oath, your Honor. She committed perjury in London when she said in her third 22

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1	witness statement, dated February 26th, 2020,
2	submitted to the High Court of Justice in London
3	and on which Sir Justice Nicol relied in his
4	opinion, quote, "I remained financially
5	independent from him," meaning Mr. Depp, "for the
6	whole time we were together, and the entire amount
7	of my divorce settlement was donated to charity,"
8	unquote. That was her sworn testimony before the
9	Court.
10	Your Honor, after committing perjury,
11	Ms. Heard has, in the last several months, taken
12	Herculean steps to hide her perjury. She filed a
13	motion to quash our subpoena to the CHLA in Los
14	Angeles, which Judge Bowick denied, sanctioning
15	Ms. Heard and her counsel. And then she took a
16	writ of appeal to the Court of Appeals in
17	California, which the Court denied last Friday.
18	She's clearly trying to run out the clock and run
19	out run out the clock in London and run out the
20	clock here.
21	Because Mr. Depp's appeal is due on
22	Monday, December 21, three days from now, we

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respectfully request that as to this request only, Ms. Heard be ordered to produce all responsive documents to RFPs 43 through 47, including what I've described today, by no later than noon Eastern Standard Time this Monday, December 21, and/or to certify by sworn declaration by noon Monday that she failed to honor her charitable pledges to the CHLA or the ACLU. She should not be rewarded for committing perjury and engaging in -- in dilatory tactics which spent -- Mr. Depp has spent thousands of dollars chasing down the CHLA and the ACLU. And, your Honor, she can put a stop to that or the Court can put a stop to that by ordering her to do the right thing by noon on Monday. Fifth and finally, your Honor, plaintiff requests that the Court order Ms. Heard to supplement her responses to plaintiff's second set of interrogatories, numbers 1, 7, 8, and 9, on or before January 4th, 2021. There is no exigency there, but as your Honor has seen, she merely needs to identify the witnesses and contact

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information, tell us under oath the romantic partners for the past ten years, any separation agreement she's had with those romantic partners, male or female, and document information relating to allegations of physical violence, abuse, and destruction of property by her, as in the instance where she was arrested for assaulting Tasya Van Ree. And, your Honor, I would respectfully reserve a minute or two for rebuttal. Thank you, 10 11 your Honor. 12 THE COURT: All right. Thank you. Mr. Rottenborn, go ahead. 13 14 MR. ROTTENBORN: Good morning, Judge 15 White. Ben Rottenborn here on behalf of Defendant 16 Amber Heard. I'll take the issues in the same order 17 that Mr. Chew did. 18 19 With respect to the arrest record sought 20 in the second RFP number 7, your Honor, we 21 acknowledge that the scope of discovery in 22 Virginia is, of course, broader than the scope of

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1 admissibility, but there is no scenario in which 2 arrest records are possibly admissible, only 3 convictions, and even then, only the fact of 4 convictions, not the underlying circumstances, in 5 most cases. 6 And in this case, the claim is whether or 7 not -- Mr. Depp's claim is whether or not Mr. Depp 8 abused Ms. Heard. So Ms. Heard's arrest records 9 have no relevance whatsoever to that, 10 notwithstanding the fact that Mr. Depp chose to 11 lard up his complaint with allegations of that 12 type. 13 The counterclaim that we've asserted is 14 about Mr. Depp's and his agent's statement that 15 Ms. Heard was a hoax artist or a perjurer or a liar for telling the truth that she was abused and 16 17 then about those efforts to harm her through an 18 online smear campaign. So neither of the claim 19 nor the counterclaim have anything to do with 20 Ms. Heard's conduct or past arrests, and this is 21 just a -- Mr. Depp is attempting to turn this into 22 a side show.

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And I want to be very clear because this is kind of a theme through most of these today, is that Mr. Depp and Ms. Heard are not similarly situated here. And what they have tried to do is turn some of our requests to them back on Ms. Heard, some of the requests that your Honor has denied motions on, and we understand that and respect that, but they are not similarly situated here. What's on trial here is Mr. Depp's conduct 10 toward Ms. Heard. So none of those things involve 11 whether Ms. Heard was ever arrested, not even 12 remotely. 13 The second category of information is --14 that they seek are in second RFP 23, third RFP 50 15 and 51, are extremely overbroad requests relating 16 to every communication and document relating to 17 anything that Ms. Heard's side may have had with 18 The Sun or NGN, the Sun's parent company in 19 London. 20 And, first of all, your Honor, these 21 couldn't be broader. Not only do they encompass 22 lots of totally irrelevant things like travel

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plans, communications regarding Ms. Heard's COVID quarantine protocols when she was in London for 3 two weeks before the trial, logistics for her testimony. All of those things are swept up in these requests. But the communications do fall squarely within the common interest privilege, any of the substantive communications that they're talking about, your Honor. What they neglect -- this isn't about 9 10 Ms. Heard trying to protect herself from negative 11 publicity in London. Your Honor, Ms. Heard --12 Mr. Depp chose to sue both The Sun, and its parent 13 company NGN, and Ms. Heard for the exact same underlying facts, which is whether or not he 14 15 abused her. 16 Both of these cases have been pending at 17 the exact same time. Ms. Heard has been represented by counsel. And both Ms. Heard and 18 19 The Sun and their counsel have a common interest 20 in assisting in the defense of these two cases 21 because there is an identity of the factual issues 22 here.

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And as your Honor has seen, there's been an imbalance of what's been produced in both cases by Mr. Depp. And, so, communications between Ms. Heard and The Sun, whether through counsel or directly at the direction of counsel, which would be underlying work product and/or underlying attorney-client privilege, which, obviously, you need one of those two things or another privilege in order to then assert the common interests privilege, but any of the substantive communications are covered by those two things. And, you know, again, Mr. Depp is focussed on the fact that Ms. Heard was just a witness in the U.K. case, but he cites no law, and we've been able to find none, that says when there's two cases that are based -- brought by the same person based on the same underlying factual predicate, that the common interest privilege somehow doesn't apply. With respect to the third category, your Honor, these are communications -- the third RFP 42, 43, and 52, these are communications not only

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1 with Ms. Heard -- between Ms. Heard and her 2 current girlfriend, Bianca Butti, but 3 communications -- the third RFP 43 says, "all 4 communications between you and any other person 5 that refer or relate to your relationship with Mr. Depp, " and then there's some "including, 6 7 without limitation" language. 8 Third RFP 52 says, "all communications 9 that refer, reflect, or relate to your 10 relationship with Mr. Depp." As -- as they've argued numerous times in 11 12 response to requests of ours, some of which your 13 Honor has found to be overbroad, the relationship 14 covers a multi-year span. There's no time limitation on here. There's no subject matter 15 16 limitation. It's, basically, saying, "Anything 17 that possibly relates to your relationship we need over a multi-year time period," and that's just 18 19 precisely the type of overbroad request that the 20 Court has denied as recently as the November 20th 21 hearing on our motion to compel. They would capture documents that have absolutely nothing to 22

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1 do with this case, which is about whether or not 2 Mr. Depp abused Ms. Heard. 3 The next category of documents, your 4 Honor, relates to this pledge to donate money from 5 the divorce settlement to -- to two organizations. 6 You know, your Honor, this is -- your Honor's 7 already remarked that we're not relitigating the 8 divorce here. 9 What they're trying to do is to take out-10 of-court statements that Ms. Heard has allegedly 11 made in these press articles that they attach as 12 exhibits and to test the veracity of those 13 statements in a case that revolves around whether 14 or not Mr. Depp abused Ms. Heard. And Mr. Depp 15 says he wants to test the truth of those statements -- they're very bare in their 16 17 motivations here, your Honor -- but that is not relevant. 18 19 Setting aside the fact that it's 20 commonplace to give multi-year gifts through 21 pledges, it's not even remotely relevant to try to 22 test the veracity of those statements that

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1 Ms. Heard had -- had made in public that have 2 nothing to do with this case. The Court's repeatedly remarked it does 3 not want this trial to be a side show, but that's 4 5 exactly what Mr. Depp wants to do here. He wants 6 to try to test the issue of whether these out-of-7 court statements that do not form the basis of the defamation claim are true or false, and that's 8 9 just far beyond the scope of this -- of this case. 10 This is a prime example of wanting to try 11 to bring in and retry this divorce on unrelated 12 issues. It's these allegations of what 13 Mr. Heard -- Mr. Depp says in his brief he wants to contend. He wants to rebut these. 14 They're 15 found nowhere in his complaint. 16 He's just simply trying to take discovery on irrelevant and unrelated matters because he's 17 18 come up with this new theory that he wants to 19 impeach Ms. Heard's credibility by showing that 20 unrelated out-of-court statements were not true. 21 But in the exhibit that I submitted 22 yesterday, your Honor, which is CHLA document

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number 2, Mr. Depp -- his own accountant sent

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2 letters acknowledging that these gifts were to be 3 fulfilled over a multi-year period in installments 4 to honor the full amount Ms. Heard's pledged gift. 5 So they've know for years, by their own admission, that this gift would be paid in installments, 6 7 which is the way that large donations are 8 typically made. 9 As I understand it, a significant portion 10 of those pledges have been fulfilled, and to the 11 extent they haven't been fully fulfilled, there's 12 a multi-year process through which Ms. Heard can 13 fulfill them, and she certainly intends to do 14 that, but when you're sued for defamation based on 15 an article that appears in the Washington Post, Ms. Heard spent a significant amount of money on 16 17 this defense, and -- and what they're trying to do 18 is criticize Ms. Heard for giving a significant 19 amount to charity and pledging a significant 20 amount to charity, but taking a pledge that's 21 going to take some time to pay off, which she 22 certainly intends to do.

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But this lawsuit, which Mr. Depp has brought, should not be, you know, to the extent that that has -- that that has impacted the speed with which a pledge can be fulfilled, should not be -- when Mr. Depp is the architect of that inability to complete a pledge earlier and it's on a totally unrelated issue, it should not be compelled and certainly at all here, and which is they're trying to make this about this side show 10 about what -- what was done with these pledges, 11 which is so far afield from this case, your Honor. 12 The last category of documents is these 13 interrogatories 7, 8, and 9, which is information 14 about witness -- or romantic partners and 15 agreements with romantic partners. Again, none of 16 these are relevant. The parties are differently 17 situated. The fact that Ms. Heard has filed a 18 19 counterclaim for defamation against Mr. Depp has 20 nothing to do with Ms. Heard's conduct towards 21 Mr. Depp. It has to do with Mr. Depp calling her 22 a liar or saying that she was abused by him.

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1 not only has -- have Ms. Heard's discovery 2 response -- discovery requests been limited in 3 this regard, I mean they're seeking documents 4 going back 15 years here, your Honor, but the 5 parties are totally differently situated. 6 It's Mr. Depp's conduct that's at issue in 7 It's not Ms. Heard's. And on that this case. 8 basis, we ask that the Court deny all of these 9 requests. 10 And the last category, I believe 11 interrogatory 1 they sought for witness 12 information, and which my understanding is that 13 we've already supplemented that, so I'm not sure 14 if Mr. Chew mentioned that, but I don't believe 15 that that's -- I believe that issue is mooted. 16 So for all those reasons, your Honor, we'd 17 ask that the Court deny Mr. Depp's motion to 18 compel in its entirety. Thank you. 19 THE COURT: All right. Mister --20 MR. CHEW: Thank you, your Honor. Very 21 briefly, your Honor, taking the points in order 22 again, Ms. Heard's violence is very much at issue

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1 in the complaint, cited paragraphs 6, 15, 24 2 through 31. Mr. Rottenborn -- Mr. Rottenborn overlooks 3 4 the fact that count two of Ms. Heard's 5 counterclaims are eight alleged statements --6 allegedly defamatory statements, and he wrote --7 or his counsel -- co-counsel wrote in a brief as 8 recently as September, quote, "In a defamation 9 case, prior acts that bear on a plaintiff's 10 character and modus operandi are relevant." 11 So what's -- clearly, your Honor, we're 12 entitled to that the same way they were entitled 13 to Mr. Depp's records. 14 With respect to the common interest 15 doctrine, clearly the legal criteria do not apply. 16 There's been no proffer that any legal advice was 17 proffered by The Sun's counsel to Ms. Heard, which 18 is a prerequisite under the In Re Zetia case. 19 we do have authority, the U.S. versus Aramony 20 case, that said where there -- where, as here, 21 there was no potential liability for Ms. Heard in 22 London, that case has no legal impact on this case

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at all.

As Mr. Rottenborn is aware, there was no jeopardy at all for Ms. Heard in that case. It was her own preference to do that. There's no common interest doctrine applicable there.

And, finally, your Honor, I mean she thought that the charitable donations was relevant enough that she put it in her testimony in London. Nobody put that in her testimony. She chose to put in the testimony, quote, "I remained -- the entire amount of my divorce settlement was donated to charity."

That was a material lie that she chose was material. The whole point -- the whole allegation of abuse was an extortion attempt, a successful one. And when she was asked about it, "Why would you take money from an abuser," she had to make up another lie to appeal to the Me Too movement, "Oh, I didn't take money from the abuser."

Of course, that's how she got the money in the first place, is making the false allegation of abuse, so she had to make up another lie, which is

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1 a problem with lying, and she had to say that, "I 2 gave it away to other victims like me, \$7 million." That's a lie. And the Court in Los 3 4 Angeles, Judge Bowick, was incensed by that. I 5 think this case -- Court should be incensed by 6 that. 7 She can still make her argument that 8 she -- that somehow, "I donated to charity," you 9 know, didn't mean what it said. She's able to 10 make that argument, but she should be compelled to 11 produce those documents by noon Monday or just to 12 certify that she didn't do it, she didn't honor 13 her pledges. And, your Honor, that's only fair, 14 your Honor. 15 Thank you, your Honor. 16 THE COURT: All right. Thank you both. 17 With regards to the first category, second 18 request for production number 7 as to the arrest 19 records, that motion to compel is granted. 20 understand that it may or may not be admissible. Whether it leads to something or not is such that 21 22 it's appropriate that it be discovered.

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1 Second category, that is second RFP number 2 23 and the third RFPs 50 and 51, the motion to 3 compel there is denied. I find that is overbroad. 4 And as to number three, the third RFP, I 5 think it's number 42, 43, and 52, that is also 6 overruled as being overbroad -- I'm sorry -- and 7 not compelled. Denied. 8 As to number four, which is RFP 44, 45, 9 46, and 47, I agree we're not going to relitigate 10 the divorce, but the issue of the \$7 million 11 donation or pledge or whatever it actually is, I 12 think that is now subject to discovery, so the 13 motion is granted as to that. It's denied as to 14 how she spent her money and those type of things, 15 but as to that specific donation, that's 16 compelled. 17 With regards to the fifth category, second interrogatory number 1, 7, 8, and 9, 18 19 supplementation is required by the Rules of Court. 20 The Court doesn't generally set a date for that 21 supplementation because the Rules of Court compel 22 the parties to do it. So that's denied as to

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1 setting a specific time. 2 With regards to the time for these things 3 to be compelled, Mr. Rottenborn, do you want to 4 address the time? I know that -- I don't think 5 you addressed that earlier. 6 MR. ROTTENBORN: Yes, your Honor. And 7 just so I understand, as I'm answering that, 8 interrogatories 1, 7, 8, and 9, you're -- you're 9 saying we have to supplement, but for all of them? 10 Is that -- or --11 THE COURT: The Rules of Court require you 12 to supplement them, but you don't need a motion 13 for that to be the case. Everybody is required to 14 do that anyway, so I don't need to set a time on 15 that. But on the other hand, I --16 MR. ROTTENBORN: So -- sorry. 17 THE COURT: -- respect -- I respect you're 18 not going to sit on information and, so, I'm sure 19 you'll follow the Rules of Professionalism as to 20 that. 21 MR. ROTTENBORN: Of course, your Honor. 22 just wanted to make sure that 7, 8 and 9 -- I

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1 think that our objections were that it was -- it 2 was --3 THE COURT: Well, I guess the only one I 4 had a problem with is the separation agreements. 5 Allegations of abuse is fine. Those romantic 6 partners, that's -- identities are fine. 7 Separation agreements, it's hard for me to 8 understand how that comes in there. 9 appreciate your raising that. It doesn't apply to 10 the separation agreements. 11 MR. ROTTENBORN: Okay. Thank you, your 12 Honor. As to the time frame for -- for really the 13 first category that -- the arrest records and 14 the -- the second category, the charitable 15 donations, we certainly think that we should 16 get -- you know, I believe, in the past, you know, 17 Mr. Depp has taken 30 days or more to supplement responses. I don't know -- I can't imagine that 18 19 there's a lot of documents, particularly with the 20 way that your Honor limited the -- the charitable 21 donations issue, but, you know, just given the 22 fact that we're coming up right on the holidays, I

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1 don't know my client's schedule, we'll have to 2 confer with co-counsel, I would ask -- today is 3 December 18th -- you know, I would ask for at 4 least 30 days to produce documents that are being 5 compelled today in both categories. 6 THE COURT: Mr. Rottenborn, your client 7 has already apparently testified in England that 8 there was one arrest. That shouldn't take five 9 minutes to figure that one out, I would guess. 10 As to the charitable matters and the 7 11 million, you all have been litigating that for a 12 long time. It's hard for me to understand how 13 that could take very long. 14 MR. ROTTENBORN: And it may -- it may well 15 not, your Honor. I just wanted to make sure that 16 I didn't prejudice my client by agreeing to 17 something that was far too short. We'll certainly 18 respect whatever time frame the Court orders. 19 I do think that asking at noon on a Friday 20 for us to submit something by Monday so that they 21 can use it in a case in England, I think that's 22 inappropriate. We'd ask for certainly more time,

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1	at least until January 4th on that, like the first
2	one.
3	THE COURT: Okay. I agree with you. I
4	think that's artificial to try to accommodate
5	another court with a case pending here.
6	January 4th.
7	MR. ROTTENBORN: Thank you, your Honor.
8	THE COURT: All right. Can you all get an
9	order to me reflecting the Court's ruling, if you
10	don't mind.
11	MR. CHEW: Yes, your Honor. May I ask, as
12	we've done in the past, Ms. Wilson is an
13	outstanding reporter reporter, and I'm going to
14	ask her to please kindly expedite that. And may
15	we submit a proposed order to you Monday after
16	we've had the benefit of Ms. Wilson's transcript?
17	THE COURT: Sure. No problem.
18	MR. CHEW: Thank you, your Honor.
19	THE COURT: Thank you all. Hope everybody
20	stays safe.
21	MR. CHEW: Thank you.
22	MR. ROTTENBORN: Thank you, your Honor.

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1	You,	too.								
2		(Off	the	record	at	11:58	a.m.	ET.)		
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1 CERTIFICATE OF SHORTHAND REPORTER-E-NOTARY PUBLIC 2 I, Victoria Lynn Wilson, the officer 3 before whom the foregoing proceedings were taken, 4 do hereby certify that the foregoing transcript is 5 a true and correct record of the proceedings; that 6 said proceedings were taken by me stenographically 7 and thereafter reduced to typewriting under my direction; and that I am neither counsel for, 8 9 related to, nor employed by any of the parties to 10 this case and have no interest, financial or 11 otherwise, in its outcome. 12 IN WITNESS WHEREOF, I have hereunto set my 13 hand and affixed my notarial seal this 18th day of December 2020. 14 15 My commission expires May 31, 2023. 16 Victoria Lynn Ikilson 17 18 19 VICTORIA LYNN WILSON 20 E-NOTARY PUBLIC IN AND FOR 21 THE COMMONWEALTH OF VIRGINIA 22

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