Electronically FILED by Superior Court of California, County of Los Angeles on 10/15/2019 09:06 PM Sherri R. Carter, Executive Officer/Clerk of Court, by Marlon Gomez, Deputy Clerk

		Angeles," Bates labeled	1			
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	4.	04/12/2017, 7:00 PM, Color photograph with header "Los		pjection. Relevance,		
	3.					
	2.					
	1.					
			(A	uth./Found./Admis. /Hearsay)	Identified	Admitted
	Exh. No.	Description		Objections	Date	Date
				mai Date. U		17
				Complaint Filed: Ju Trial Date: O	ıly 6, 2018 october 21, 20	19
				TIME: 9:00 a.m. DEPT: 56		
-	Defendants. TRIAL: DATE: October 21, 2019					
	Corporation;	And DOES 1-50,		DEPT: 56		
1	individual; GOOD FILM PRODUCTIONS US, INC., a New York Corporation; INFINITUM NIHIL, A Californian			<u>FINAL STATUS CONFERENCE</u> : DATE: October 7, 2019 TIME: 8:30 a.m.		
JOHN C. DEPP, an individual; MIRIAM SEGAL, an individual; BRAD FURMAN, an						
	VS.			HON. HOLLY J. FUJIE, DEPT. 56		
		Plaintiff,		ASSIGNED FOR A		ES TO
	GREGG "RC	OCKY" BROOKS,		CASE NO. BC7131	23	
				OF LOS ANGELES	V # \$1 184 \$	
		SUPERIOR COURT O	г тні	E STATE OF CALIF	ORNIA	
	Attorneys for JOHN C. DE	Defendants, PP, II and INFINITUM NIHIL				
	Facsimile:	(949) 252-1514				
[[]]	SAMUEL A. MONIZ, #313274 smoniz@brownrudnick.com 2211 Michelson Drive, 7th Floor Irvine, CA 92612 Telephone: (949) 752-7100					
:						
(CAMILLE M. VASQUEZ, #273377 cvasquez@brownrudnick.com					
111	BROWN RUDNICK LLP RANDALL A. SMITH, #116244 rsmith@brownrudnick.com					
]						

Exh. No.	Description	Objections (Auth./Found./Admis. /Hearsay)	Date Identified	Date Admitted
	Depp00001			
5.	04/12/2017, 10:58 PM, Color photograph with header "Los Angeles - Jewelry District, Bates labeled Depp00002	Objection. Relevance, EC § 350		
6.	Color photograph with witness notations, Bates labeled Depp00005	Objection. Relevance, EC § 350		
7.	04/12/2017, 11:08 PM, Color photograph with header "Los Angeles," Bates labeled Depp00006	Objection. Relevance, EC § 350		
8.	04/12/2017, 11:10 PM, Color photograph with header "Los Angeles," Bates labeled Depp00009	Objection. Relevance, EC § 350		
9.	04/12/2017, 11:11 PM, Color photograph with header "Los Angeles," Bates labeled Depp00010			
10.	04/13/2017, 12:27 AM, Color photograph with header "Los Angeles - Jewelry District," Bates labeled Depp00023	Objection. Relevance, EC § 350		
11.	04/13/2017, 12:32 AM, Color 14 photograph with header "Los Angeles - Jewelry District," Bates labeled Depp00024	Objection. Relevance, EC § 350		
12.				
13.				i
14.	Emma Text to/from Brad Furman			· · · · · · · · · · · · · · · · · · ·
15.	Emma Text to/from Justin	Objection. Relevance, EC § 350; Hearsay, EC		
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Rohrlich City of Lies 8/27/2019 Hollywood Reporter Article	/Hearsay) § 1200 Objection. Lacks foundation, EC § 403; Relevance, EC § 350;		
Hollywood Reporter Article	foundation, EC § 403;		
	Hearsay, EC § 1200		
Google Map Photo of 4th Street looking from Spring to Main	Objection. Lacks foundation, EC § 403; Relevance, EC § 350		
Emails between Emma and Adam Waldman Dated 8/27/2018 re: August 27, 2019 Hollywood Reporter Article	Objection. Lacks foundation, EC § 403; Relevance, EC § 350; Hearsay, EC § 1200		
Emails between Emma and Justin Rohrich 8/19/2018- 8/23/2018 re: Photographs and August 27, 2019 Hollywood Reporter Article	Objection. Lacks foundation, EC § 403; Relevance, EC § 350; Hearsay, EC § 1200		
Emails between Emma and Adam Waldman Dated 8/24/2018-8/27/2019 re: Emma's Declaration	Objection. Lacks foundation, EC § 403; Relevance, EC § 350; Hearsay, EC § 1200		
Drafts of Emma's Declaration	Objection. Lacks foundation, EC § 403; Relevance, EC § 350; Hearsay, EC § 1200		
Google Maps overview of 4 th Street and Main Street	Objection. Lacks foundation, EC § 403; Relevance, EC § 350		
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	Hollywood Reporter Article Emails between Emma and Justin Rohrich 8/19/2018- 8/23/2018 re: Photographs and August 27, 2019 Hollywood Reporter Article Emails between Emma and Adam Waldman Dated 8/24/2018-8/27/2019 re: Emma's Declaration Drafts of Emma's Declaration	Hollywood Reporter ArticleHearsay, EC § 1200Emails between Emma and Justin Rohrich 8/19/2018- 8/23/2018 re: Photographs and August 27, 2019 Hollywood Reporter ArticleObjection. Lacks foundation, EC § 403; Relevance, EC § 350; Hearsay, EC § 1200Emails between Emma and Adam Waldman Dated 8/24/2018-8/27/2019 re: Emma's DeclarationObjection. Lacks foundation, EC § 403; Relevance, EC § 350; Hearsay, EC § 1200Drafts of Emma's DeclarationObjection. Lacks foundation, EC § 403; Relevance, EC § 350; Hearsay, EC § 1200Google Maps overview of 4th Street and Main StreetObjection. Lacks foundation, EC § 403; Relevance, EC § 350Google Maps overview of 4th Street and Main StreetObjection. Lacks foundation, EC § 403; Relevance, EC § 350Justice Magnetic Main StreetObjection. Lacks foundation, EC § 403; Relevance, EC § 350Justice Magnetic Main StreetObjection. Lacks foundation, EC § 403; Relevance, EC § 350Justice Main StreetObjection. Lacks foundation, EC § 403; Relevance, EC § 350Justice Main StreetObjection. Lacks foundation, EC § 403; Relevance, EC § 350	Hollywood Reporter ArticleHearsay, EC § 1200Emails between Emma and Justin Rohrich 8/19/2018- 8/23/2018 re: Photographs and August 27, 2019 Hollywood Reporter ArticleObjection. Lacks foundation, EC § 403; Relevance, EC § 350; Hearsay, EC § 1200Emails between Emma and Adam Waldman Dated 8/24/2018-8/27/2019 re: Emma's DeclarationObjection. Lacks foundation, EC § 403; Relevance, EC § 350; Hearsay, EC § 1200Drafts of Emma's DeclarationObjection. Lacks foundation, EC § 403; Relevance, EC § 350; Hearsay, EC § 1200Google Maps overview of 4th Street and Main StreetObjection. Lacks foundation, EC § 403; Relevance, EC § 350; Hearsay, EC § 1200Google Maps overview of 4th Street and Main StreetObjection. Lacks foundation, EC § 403; Relevance, EC § 350; Hearsay, EC § 1200Google Maps overview of 4th Street and Main StreetObjection. Lacks foundation, EC § 403; Relevance, EC § 350; Hearsay, EC § 1200

Exh. No.	Description	Objections (Auth./Found./Admis. /Hearsay)	Date Identified	Date Admitted
28.				
29.				
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31.	July 9, 2018 Variety Article with notes			
32.	Text message to/from Barry	Objection. Relevance, EC § 350; Hearsay, EC § 1200		
33.	Emma Danoff Photos - Numbered	Objection. Relevance, EC § 350		
34.				
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38.	Form Interrogatories - General			
101.	Dr. Colin G. Koransky Ph.D. Curriculum Vitae			
102.	Dr. Colin G. Koransky Ph.D.'s File re: Gregg "Rocky" Brooks	Objection. Relevance, EC § 350; Hearsay, EC § 1200		
103.	Film LA "Monitor on Location Report" pgs 1-17 to 1-19	Objection. Relevance, Evidence Code ("EC") § 350; Hearsay, EC § 1200; Lacks foundation, EC § 403		
201.	Photo of Mr. Brooks and Mr. Depp	Objection. Failure to produce in discovery		
202.	Screenshot of text message and photo of Mr. Brooks and Mr. Depp	Objection. Failure to produce in discovery; Relevance, Evidence Code § 350,		

	Exh. No.	Description		Objections (Auth./Found./Admis. /Hearsay)	Date Identified	Date Admitted	
				Prejudicial, Evidence ode §352			
	203.	8/22/19 Terre Bridgham MFT Adult Client Inforr and Intake Information r Gregg "Rocky" Brooks	nation				
D	ATED: Octo	ober 15, 2019	Resp	ectfully submitted,			
			BAK	ER, OLSON, LeCROY &	DANIELIAN	I	
			In ass	sociation with:			
			LAW OFFICES OF PAT HARRIS				
			By: ARBELLA AZIZIAN Attorneys for Plaintiff, GREGG "ROCKY" BROOKS				
			Recn	ectfully submitted,			
DATED: 00000110,2010		•	WN RUDNICK LLP	7 /			
			By:				
			Dy.	RANDALL A. SMITH Attorneys for Defendants			
Attorneys for Defe JOHN C. DEPP, II			Attorneys for Defendants, JOHN C. DEPP, II and IN	FINITUM N	IHIL		

	PROOF OF SERVICE
1	
2	STATE OF CALIFORNIA,
3	COUNTY OF ORANGE
4 5	At the time of service, I was over 18 years of age and not a party to this action . I am employed in the County of Orange, State of California. My business address is 2211 Michelson Drive, Seventh Floor, Irvine, CA 92612.
6	On October 15, 2019, I served true copies of the following document(s) described as AMENDED JOINT EXHIBIT LIST on the interested parties in this action as follows:
7	SEE ATTACHED SERVICE LIST
8 9	BY OVERNIGHT DELIVERY: I enclosed said document(s) in an envelope or package
9 10	provided by the overnight service carrier and addressed to the persons at the addresses listed in the Service List. I placed the envelope or package for collection and overnight delivery at an office or
10	a regularly utilized drop box of the overnight service carrier or delivered such document(s) to a courier or driver authorized by the overnight service carrier to receive documents.
11	I declare under penalty of perjury under the laws of the United States of America that the
12	foregoing is true and correct and that I am employed in the office of a member of the bar of this Court at whose direction the service was made.
14	Executed on October 15, 2019, at Irvine, California.
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1	CASE NO. BC713123					
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3	Arbella Azizian BAKER, OLSON, LECROY & DANIELIAN	Attorney for Plaintiff GREGG "ROCKY" BROOKS				
4	100 West Broadway Blvd., Suite 990 Glendale, CA 91210					
5	Telephone: (818) 502-5600 Facsimile: (818) 241-2653					
6	azizian@boldlaw.com					
7	Tamar G. Arminak ARMINAK LAW, APC	Attorney for Plaintiff GREGG "ROCKY" BROOKS				
8	100 West Broadway Blvd., Suite 990 Glendale, CA 91210					
9 10	Telephone: (818) 584-2556 Facsimile: (818) 484-2556					
11	tamar@arminaklaw.com Pat Harris	Attorney for Plaintiff				
12	LAW OFFICES OF PAT HARRIS 232 N. Canon Drive	Attorney for Plaintiff GREGG "ROCKY" BROOKS				
13	Beverly Hills, CA 90210 Telephone: (213) 810-9063					
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