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12	SUPERIOR COURT OF THE STATE OF CALIFORNIA	
13	FOR THE COUNTY OF LOS ANGELES	
14	GREGG "ROCKY" BROOKS,	CASE NO. BC713123
15	Plaintiff, vs.	ASSIGNED FOR ALL PURPOSES TO HON. HOLLY J. FUJIE, DEPT. 56
16	JOHN C. DEPP, an individual; MIRIAM	JOINT STATUS REPORT OF
17 18	SEGAL, an individual; BRAD FURMAN, an individual; GOOD FILM PRODUCTIONS US, INC., a New York Corporation;	PLAINTIFF GREGG "ROCKY" BROOKS AND DEFENDANTS JOHN C DEPP, II AND INFINITUM NIHIL
19	INFINITUM NIHIL, A Californian Corporation; And DOES 1-50,	
20	Defendants.	Complaint Filed: July 6, 2018 Trial Date: October 25, 2021
21		
22		
23	Plaintiff Gregg "Rocky" Brooks ("Plaintiff") and Defendants John C. Depp, II and	
24	Infinitum Nihil ("Defendants") submit their Joint Status Report in accordance with the Order of	
25	this Court dated February 10, 2021, as follows:	
26	1. <u>STATUS REPORT OF PLAINTIFF</u>	
27	Presently the parties have not completed an MSC within 90 days of the trial date as	
28	required by Presiding Judge Eric C. Taylor's April 1, 2021 order regarding civil jury trials.	
	1	

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1	Accordingly, the Plaintiff requests this matter be referred to the MSC program, so that the parties	
2	can be in compliance with civil trial orders in effect. Furthermore, an attorney participating in	
3	Plaintiff's representation is on maternity leave and will not be returning until February 2022,	
4	necessitating the brief continuance of the matter to February 2022. For the foregoing reasons,	
5	Plaintiff requests the trial date be reset to February 2022, or anytime thereafter which may be	
6	convenient for the court and the parties.	
7	2. <u>STATUS REPORT OF DEFENDANTS</u>	
8	Defendants stand ready to commence trial on the current trial date. Defendants will	
9	consider and address any request by Plaintiff for a continuance of the current trial date if and when	
10	Plaintiff files a motion or ex parte application seeking a continuance in accordance with Rule	
11	3.1332 of the California Rules of Court.	
12		
13	DATED: September 9, 2021	Respectfully submitted,
14	DATED. September 7, 2021	BROWN RUDNICK LLP
15		
16		By: Camille M. Vasque
17		CAMILLE M. VASQUEZ Attorneys for Defendants,
18		JOHN C. DEPP, II and INFINITUM NIHIL
19	DATED: September 9, 2021	Respectfully submitted,
20		ARMINAK LAW, APC
21		In association with: LAW OFFICES OF PAT HARRIS
22		By: /s/ Tamar G. Arminak
23		TAMAR G. ARMINAK Attorneys for Plaintiff,
24		GREGG "ROCKY" BROOKS
25		
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PROOF OF SERVICE

STATE OF CALIFORNIA,

COUNTY OF ORANGE

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.

On September 9, 2021, I served true copies of the following document(s) described as **JOINT STATUS REPORT OF PLAINTIFF GREGG "ROCKY" BROOKS AND DEFENDANTS JOHN C. DEPP, II AND INFINITUM NIHIL** on the interested parties in this action as follows:

SEE ATTACHED SERVICE LIST

BY E-MAIL OR ELECTRONIC TRANSMISSION: I caused a copy of the document(s) to be sent from e-mail address csuda@brownrudnick.com to the persons at the e-mail addresses listed in the Service List. I did not receive, within a reasonable time after the transmission, any electronic message or other indication that the transmission was unsuccessful.

I declare under penalty of perjury under the laws of the United States of America that the 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.

Executed on September 9, 2021, at Fullerton, California.

CASEY SUDA) Sufu

SERVICE LIST BROOKS v. DEPP

1 **CASE NO. BC713123** 2 3 Arbella Azizian Attorney for Plaintiff BAKER, OLSON, LECROY & DANIELIAN GREGĞ "ROCKY" BROOKS 100 West Broadway Blvd., Suite 990 Glendale, CA 91210 5 Telephone: (818) 502-5600 Facsimile: (818) 241-2653 6 azizian@boldlaw.com Tamar G. Arminak Attorney for Plaintiff GREGĞ "ROCKY" BROOKS ARMINAK LAW, APC 100 West Broadway Blvd., Suite 990 Glendale, CA 91210 Telephone: (818) 584-2556 Facsimile: (818) 484-2556 tamar@arminaklaw.com 11 Pat Harris Attorney for Plaintiff GREGĞ "ROCKY" BROOKS LAW OFFICES OF PAT HARRIS 12 232 N. Canon Drive Beverly Hills, CA 90210 Telephone: (213) 810-9063 13 pat@patharrislaw.com 14 15 16 17 18 19 20 21 22 23 24 25 26 27

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