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Transcript of Whitney Henriquez

Date: February 3, 2022

Case: Depp, II -v- Heard

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VIRGINIA:

IN THE CIRCUIT COURT OF FAIRFAX COUNTY

-----X
JOHN C. DEPP, II, :
Plaintiff and :
Counterclaim Defendant, : Civil Action No.:
v. : CL-2019-0002911
AMBER LAURA HEARD, :
Defendant and :
Counterclaim Plaintiff. :

-----X

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VIDEOTAPED DEPOSITION

WHITNEY HENRIQUEZ

CONDUCTED VIRTUALLY

THURSDAY, FEBRUARY 3, 2022

12:32 p.m. EST

Job No.: 427235
Pages 1 - 278
Reported by: APRIL REID

1 Videotaped Deposition of WHITNEY HENRIQUEZ
2 held virtually. All appeared remotely.

3
4 A P P E A R A N C E S

5
6 ON BEHALF OF THE PLAINTIFF AND
7 COUNTERCLAIM DEFENDANT JOHN C. DEPP, II:

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14 and
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A P P E A R A N C E S cont'd

ON BEHALF OF THE PLAINTIFF AND
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1 A P P E A R A N C E S cont'd

2

3 ALSO PRESENT:

4

5 JOHN C. DEPP, II, Plaintiff and

6 Counterclaim Defendant

7

8 AMBER LAURA HEARD, Defendant and

9 Counterclaim Plaintiff

10

11 LUCIEN NEWLL, Remote Technician

12

13 KIM JOHNSON, Videographer

14

15 - - - - -

16

17

18

19

20

21

22

1 the question. 01:29:57

2 Go ahead. 01:29:58

3 A. I would have to say no. I'm not even a 01:29:58

4 hundred percent sure if I remember who this person 01:30:01

5 is. 01:30:04

6 **Q. Was Amber also friends with someone** 01:30:05

7 **named Logan?** 01:30:08

8 MS. BREDEHOFT: Objection to the form of 01:30:09

9 the question. 01:30:10

10 Go ahead. 01:30:11

11 **A. Yes.** 01:30:11

12 **Q. Who was Logan?** 01:30:12

13 MS. BREDEHOFT: Objection to the form of 01:30:14

14 the question. 01:30:15

15 Go ahead. 01:30:16

16 **A. Logan was a -- a dear friend of -- he** 01:30:16

17 **initially started off as Amber's friend. They** 01:30:23

18 **worked together at a pool, I believe. They were** 01:30:27

19 **both lifeguards. And he very quickly got close** 01:30:30

20 **with us and our family. And he passed away in a** 01:30:37

21 **car accident.** 01:30:42

22 **Q. How old was he when he met Amber?** 01:30:47

1 MS. BREDEHOFT: Objection to the form of 01:30:50
2 the question. 01:30:51
3 Go ahead. 01:30:52
4 A. **I don't recall. I don't know that -- I** 01:30:52
5 **don't know the answer to that.** 01:30:57
6 **Q. Well, he was older than Amber, wasn't** 01:30:59
7 **he?** 01:31:02
8 MS. BREDEHOFT: Objection to the form of 01:31:03
9 the question. 01:31:03
10 Go ahead. 01:31:04
11 **A. I'm actually not sure.** 01:31:06
12 **Q. And did there come a time when Amber and** 01:31:09
13 **Logan's relationship became romantic?** 01:31:11
14 MS. BREDEHOFT: Objection to the form of 01:31:16
15 the question. 01:31:17
16 Go ahead. 01:31:18
17 **A. Not to my knowledge.** 01:31:19
18 **Q. You mentioned that Logan passed away.** 01:31:21
19 **When did he pass away?** 01:31:23
20 MS. BREDEHOFT: Objection to the form of 01:31:26
21 the question. 01:31:27
22 Go ahead. 01:31:27

1 **A. I don't recall when it was specifically.** 01:31:30

2 **Q. Do you know how old Logan was when he** 01:31:34

3 **died?** 01:31:36

4 **A. I couldn't say with a hundred percent** 01:31:41

5 **certainty. I -- I believe he was 17 or 18, maybe.** 01:31:45

6 **I'm not sure actually.** 01:31:51

7 **Q. How old -- how old was Amber when he** 01:31:54

8 **passed away?** 01:31:55

9 MS. BREDEHOFT: Objection to the form of 01:31:57

10 the question. 01:31:57

11 Go ahead. 01:31:58

12 **A. I don't know.** 01:32:01

13 **Q. Did you ever observe Amber and Logan** 01:32:02

14 **fighting?** 01:32:04

15 MS. BREDEHOFT: Objection to the form of 01:32:08

16 the question. 01:32:09

17 Go ahead. 01:32:10

18 **A. No.** 01:32:10

19 **Q. Did Amber ever tell you that she was** 01:32:11

20 **with Logan at the time he passed away?** 01:32:19

21 MS. BREDEHOFT: Objection to the form of 01:32:23

22 the question. 01:32:23

1	Go ahead.	01:32:25
2	A. That was not my understanding.	01:32:25
3	Q. And is it your understanding that Logan	01:32:32
4	passed away in a car accident?	01:32:34
5	MS. BREDEHOFT: Objection to the form of	01:32:37
6	the question.	01:32:39
7	Go ahead.	01:32:40
8	A. Yes.	01:32:41
9	Q. Did Amber ever tell you, in words or	01:32:43
10	substance, that she was driving the car at the	01:32:46
11	time he died?	01:32:48
12	MS. BREDEHOFT: Objection to the form of	01:32:49
13	the question.	01:32:50
14	Go ahead.	01:32:51
15	A. No.	01:32:52
16	Q. Was Amber with Logan when he passed	01:32:54
17	away?	01:32:56
18	MS. BREDEHOFT: Objection to the form of	01:32:57
19	the question, asked and answered.	01:32:58
20	Go ahead.	01:33:00
21	A. No.	01:33:01
22	Q. How did Amber react when Logan passed	01:33:02

1 away? 01:33:05

2 MS. BREDEHOFT: Objection to the form of 01:33:06

3 the question. 01:33:07

4 Go ahead. 01:33:08

5 A. She was devastated. He was her best 01:33:09

6 friend. 01:33:15

7 Q. Did Amber drop out of school after he 01:33:17

8 passed away? 01:33:19

9 MS. BREDEHOFT: Objection to the form of 01:33:20

10 the question. 01:33:21

11 Go ahead. 01:33:22

12 A. It was at some point after Logan passed, 01:33:24

13 but it wasn't as a result of that, no. 01:33:28

14 Q. Was your sister Amber's driver's license 01:33:31

15 suspended after Logan passed away? 01:33:34

16 MS. BREDEHOFT: Objection to the form of 01:33:37

17 the question, calls for hearsay. 01:33:38

18 Go ahead. 01:33:42

19 A. I believe -- I believe it was before. 01:33:43

20 I -- I can't recall with certainty, but I believe 01:33:46

21 it was before. 01:33:49

22 Q. So just to be clear, it's your 01:33:51

1 **understanding that there came a time when Amber's** 01:33:53
2 **driver's license was suspended; true?** 01:33:57
3 MS. BREDEHOFT: I'm going to object to 01:34:00
4 the form of the question and calls for 01:34:01
5 hearsay, speculation. 01:34:04
6 Go ahead. 01:34:06
7 **A. If memory serves, I think at one point** 01:34:06
8 **it was.** 01:34:12
9 **Q. Do you know why it was suspended?** 01:34:14
10 MS. BREDEHOFT: Objection to the form of 01:34:16
11 the question. 01:34:17
12 Go ahead. 01:34:18
13 **A. I do not.** 01:34:19
14 **Q. You don't know, one way or the other,** 01:34:22
15 **whether it had anything to do with the accident in** 01:34:24
16 **which Logan died; is that true?** 01:34:27
17 MS. BREDEHOFT: Objection to the form of 01:34:29
18 the question, asked and answered. 01:34:30
19 Go ahead. 01:34:32
20 **A. It was -- it had nothing to do with** 01:34:34
21 **that.** 01:34:36
22 Q. Did Amber ever drive the car -- strike 01:34:37

1 that. 01:34:41

2 **Did Amber ever drive a car during the** 01:34:42

3 **period of time when her driver's license was** 01:34:46

4 **suspended?** 01:34:48

5 MS. BREDEHOFT: Objection to the form of 01:34:50

6 the question, calls for speculation, 01:34:51

7 hypothetical. 01:34:53

8 Go ahead. 01:34:54

9 **A. Yes.** 01:34:55

10 **After receiving my driver's license, I** 01:35:00

11 **had been in an accident. And she -- it was -- it** 01:35:02

12 **was very close to our house. And she was the only** 01:35:09

13 **one that was able to come. And it was my first** 01:35:12

14 **accident, and I was very shaken up and scared.** 01:35:15

15 **And she came to drive us back to our house.** 01:35:18

16 **Q. And at the time she did that, your** 01:35:23

17 **understanding was that her driver's license had** 01:35:25

18 **been suspended; is that correct?** 01:35:29

19 MS. BREDEHOFT: Objection to the form of 01:35:30

20 the question. 01:35:31

21 Go ahead. 01:35:32

22 **A. I might have known about it at the time.** 01:35:34

1 I can't recall if I knew about it for sure. 01:35:36

2 I was -- like I said, it was my first 01:35:39

3 accident. I was -- I was so shaken up. I don't 01:35:42

4 know if I was thinking clearly. 01:35:45

5 Q. Did she ever get her driving privileges 01:35:47

6 restored? 01:35:50

7 MS. BREDEHOFT: Objection to the form of 01:35:51

8 the question. 01:35:52

9 Go ahead. 01:35:54

10 A. Yes. 01:35:54

11 Q. Okay. Let's -- let's move to a 01:35:56

12 different subject. 01:35:58

13 When did Amber move out of your parent's 01:35:59

14 home? 01:36:02

15 A. What year or -- 01:36:02

16 Q. Well, how old was she? What year was 01:36:06

17 it? 01:36:09

18 MS. BREDEHOFT: Same objection. 01:36:12

19 A. I want to say she was 17, maybe younger. 01:36:13

20 I don't know. 01:36:20

21 Q. And you were still living with your 01:36:23

22 parents when Amber moved out at approximately 17; 01:36:24

1 Q. And, again, this is another broad 01:43:15
2 question, but I'll ask it anyway. What types of 01:43:16
3 things would you argue with her about? 01:43:19
4 MS. BREDEHOFT: Objection to the form of 01:43:21
5 the question. 01:43:22
6 Go ahead. 01:43:23
7 A. Silly things, in retrospect, like who 01:43:23
8 borrowed whose jacket or -- I -- I can't remember 01:43:32
9 arguing about anything significant when we were -- 01:43:35
10 especially when we were first living together. 01:43:39
11 Q. And now, you know, broadening it beyond 01:43:42
12 just the time when you were living together when 01:43:44
13 you were very young. In any arguments you've had 01:43:46
14 with Amber over the entire period of your lives, 01:43:50
15 has she ever been physically violent with you -- 01:43:54
16 MS. BREDEHOFT: Objection to the form -- 01:43:59
17 Q. -- ever hit you in any way or thrown 01:44:00
18 something at you? 01:44:02
19 MS. BREDEHOFT: Objection to the form of 01:44:03
20 the question. 01:44:04
21 Go ahead. 01:44:05
22 A. No. 01:44:07

1	Q. She's never hit you?	01:44:08
2	A. No.	01:44:12
3	Q. She's never slapped you?	01:44:13
4	A. No.	01:44:16
5	Q. She's never thrown anything at you?	01:44:16
6	A. No.	01:44:19
7	Q. Have you and your sister Amber not	01:44:20
8	spoken for a period of time because you had had a	01:44:24
9	fight or disagreement?	01:44:27
10	MS. BREDEHOFT: Objection to the form of	01:44:30
11	the question.	01:44:32
12	Go ahead.	01:44:33
13	A. Yes. There were periods of time where	01:44:33
14	we weren't on speaking terms or we weren't as	01:44:35
15	close to one another as we might have been	01:44:38
16	previously due to an argument or disagreement.	01:44:40
17	Q. How many times can you remember where	01:44:44
18	there was a hiatus, you know, of communications	01:44:47
19	between the two of you?	01:44:49
20	MS. BREDEHOFT: Objection to the form of	01:44:51
21	the question.	01:44:52
22	Go ahead.	01:44:53

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Transcript of Whitney Henriquez
Conducted on February 3, 2022

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1	Go ahead.	04:02:16
2	A. No.	04:02:17
3	Q. Didn't you tell Jennifer Howell that you	04:02:18
4	were worried that, quote, "Amber was going to kill	04:02:20
5	Johnny," end quote?	04:02:23
6	MS. BREDEHOFT: Objection to the form of	04:02:24
7	the question.	04:02:25
8	Go ahead.	04:02:26
9	A. No.	04:02:28
10	Q. Didn't you tell Jennifer Howell that you	04:02:29
11	endured, quote, "that kind of abuse your entire	04:02:31
12	life, first from your father and then from Amber,"	04:02:34
13	unquote?	04:02:37
14	MS. BREDEHOFT: Objection to the form of	04:02:39
15	the question.	04:02:40
16	Go ahead.	04:02:41
17	A. I never said I suffered any violence at	04:02:42
18	the hands of Amber. We did talk about my father,	04:02:44
19	but I never said I was subjected to any violence	04:02:49
20	because of Amber.	04:02:53
21	Q. So --	04:02:56
22	A. I never said that.	04:02:56

1	Q. So Jennifer's -- so Ms. Howell's just	04:02:57
2	making all these things up; is that your	04:03:00
3	testimony?	04:03:02
4	MS. BREDEHOFT: Objection to the form of	04:03:03
5	the question.	04:03:03
6	Go ahead.	04:03:04
7	A. I honestly don't know why she's saying	04:03:04
8	the things that she's saying. I can only speak to	04:03:07
9	what I've told her in the past. I can't -- I	04:03:10
10	can't speculate as to why she's saying what she's	04:03:13
11	saying now.	04:03:16
12	Q. Didn't you tell Ms. Howell that your	04:03:17
13	sister Amber was extremely violent?	04:03:21
14	MS. BREDEHOFT: Objection to the form of	04:03:24
15	the question.	04:03:25
16	Go ahead.	04:03:26
17	A. I've never said that.	04:03:28
18	Q. Let's move to the infamous 30th birthday	04:03:30
19	party in April of 2016.	04:03:35
20	Do you recall attending Amber's birthday	04:03:39
21	party that year?	04:03:42
22	A. Yes, I did.	04:03:46

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Transcript of Whitney Henriquez
Conducted on February 3, 2022

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1 STATE OF NORTH CAROLINA:

2 COUNTY OF MECKLENBURG :

3 I, April Reid, Court Reporter and Notary
4 Public in and for the State of North Carolina,
5 and whose commission expires March 4, 2025,
6 do certify that the aforementioned appeared
7 before me, was sworn by me, and was thereupon
8 examined by counsel; and that the foregoing is a
9 true, correct, and full transcript of the
10 testimony adduced.

11 I further certify that I am neither
12 related to nor associated with any counsel or
13 party to this proceeding, nor otherwise interested
14 in the event thereof.

15 Given under my hand and notarial seal in
16 Charlotte, North Carolina, this 5th day of
17 February, 2022.

18

19

20


April Reid, RPR, CRR, Notary Public

21

State of North Carolina, County of Mecklenburg

22

Notary Registration No. 20012210079