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6 Attorneys for Respondent

FILED
Superior Court of California
County of Los Angeles

AUG 08 2016

Sherril E. Latta, Executive Officer/Clerk
By Daniel Osorio Deputy
Daniel Osorio

9 SUPERIOR COURT OF THE STATE OF CALIFORNIA
10 FOR THE COUNTY OF LOS ANGELES

12 In re the Marriage of) CASE NO. BD641052
13 Petitioner: AMBER LAURA DEPP) [Assigned to Dept. 6,
14 and) Hon. Carl H. Moor]
15 Respondent: JOHN CHRISTOPHER DEPP) **RESPONDENT'S WITNESS LIST**
II (AKA JOHNNY DEPP)) Date: August 15 & August 16, 2016
16) Dept: 6
17) Time: 8:30 a.m.

18 Respondent, JOHN CHRISTOPHER DEPP II (AKA JOHNNY DEPP) designates the
19 following witnesses he expects to call on the hearing on Petitioner, AMBER LAURA DEPP's,
20 application for domestic violence restraining orders.

21 1. Amber Laura Depp. Respondent intends to question Ms. Depp about her allegations
22 of domestic abuse. Respondent estimates that Ms. Depp's direct examination will take
23 approximately four (4) hours.

24 2. Police Officer Hadden. Respondent intends to question Officer Hadden regarding her
25 observations of Petitioner after the alleged incident on May 21, 2016. Respondent estimates that
26 Officer Hadden's direct examination will take approximately fifteen (15) minutes.

27 3. Police Officer Saenz. Respondent intends to question Officer Saenz regarding his
28 observations of Petitioner after the alleged incident on May 21, 2016. Respondent estimates that

1 Officer Saenz's direct examination will take approximately fifteen (15) minutes.

2 4. Trinity Esparza. Respondent intends to question Ms. Esparza regarding her
3 observations of Petitioner after the alleged incident on May 21, 2016. Respondent estimates that Ms.
4 Esparza's direct examination will take approximately fifteen (15) minutes.

5 5. Alex Romero. Respondent intends to question Mr. Romero regarding his
6 observations of Petitioner after the alleged incident on May 21, 2016. Respondent estimates that Mr.
7 Romero's direct examination will take approximately fifteen (15) minutes.

8 6. Gaylynn Sumerlin. Respondent intends to question Ms. Sumerlin regarding her
9 observations of Petitioner after the alleged incident on May 21, 2016. Respondent estimates that Ms.
10 Sumerlin's direct examination will take approximately fifteen (15) minutes.

11 7. Michael Weiner. Respondent intends to question Mr. Weiner regarding his
12 observations of Petitioner after the alleged incident on May 21, 2016. Respondent estimates that Mr.
13 Weiner's direct examination will take approximately fifteen (15) minutes.

14 8. Cornelius Harrell. Respondent intends to question Mr. Harrell regarding his
15 observations of Petitioner after the alleged incident on May 21, 2016. Respondent estimates that Mr.
16 Harrell's direct examination will take approximately fifteen (15) minutes.

17 9. Raquel Pennington. Respondent intends to question Ms. Pennington with respect to
18 her Declaration of May 26, 2016 and the events she purports to have witnessed on May 21, 2016
19 between Petitioner and Respondent. Respondent estimates that Ms. Pennington's direct examination
20 will take approximately thirty (30) minutes.

21 10. Kevin Murphy. Mr. Murphy will testify to previous conversations with Petitioner
22 regarding incidents on April 21/22, 2016 and May 21, 2016. Respondent estimates that Mr.
23 Murphy's direct examination will take approximately fifteen (15) minutes.

24 11. Hilda Vargas. Ms. Vargas will testify to a discovery she made on April 22, 2016 in
25 Petitioner and Respondent's home. Respondent estimates that Ms. Vargas's direct examination will
26 take approximately fifteen (15) minutes.

27 12. Sean Bett. Mr. Bett will testify to events he witnessed on May 21, 2016 between
Petitioner and Respondent. Respondent estimates that Mr. Bett's direct examination will take

1 approximately fifteen (15) minutes.

2 13. Jerry Judge. Mr. Judge will testify to events he witnessed on May 21, 2016 between
3 Petitioner and Respondent. Respondent estimates that Mr. Judge's direct examination will take
4 approximately fifteen (15) minutes.

5 14. Travis McGivern. Mr. McGivern will testify to his observations of Petitioner's prior
6 behavior toward Respondent. Respondent estimates that Mr. McGivern's direct examination will
7 take approximately fifteen (15) minutes.

8 15. Zeev Haskal. Mr. Haskal will testify to his receipt of records regarding Petitioner's
9 previous arrest for assault. Respondent estimates that Mr. Haskal's direct examination will take
10 approximately fifteen (15) minutes.

11 16. Bruce Witkin. Mr. Witkin will testify to his prior observations and communications
12 with Petitioner and Respondent. Respondent estimates that Mr. Witkin's direct examination will
13 take approximately fifteen (15) minutes.

14 17. Starling Jenkins. Mr. Jenkins will testify to his prior observations and
15 communications with Petitioner and Respondent. Respondent estimates that Mr. Jenkins's direct
16 examination will take approximately fifteen (15) minutes.

17 18. Nathan Holmes. Mr. Holmes will testify to prior communications with Petitioner.
18 Respondent estimates that Mr. Holmes's direct examination will take approximately fifteen (15)
19 minutes.

20 19. Isaac Baruch. Mr. Baruch will testify to his observations of Petitioner in the week
21 following the alleged incident on May 21, 2016 which is the subject of this hearing. Respondent
22 estimates that Mr. Baruch's direct examination will take approximately fifteen (15) minutes.

23 20. Edward White. Mr. White will testify to his observations of Respondent on the
24 evening of April 21, 2016 which is the subject of some of Petitioner's complaints in her declaration
25 of May 26, 2016. Respondent estimates that Mr. White's direct examination will take approximately
26 fifteen (15) minutes.

27 21. Jodi D. Gottlieb. Respondent intends to question Ms. Gottlieb regarding her
observations of Petitioner after the alleged incident on May 21, 2016. Respondent estimates that Ms.

1 Gottlieb's direct examination will take approximately fifteen (15) minutes.

2 22. Joshua Drew. Respondent intends to question Mr. Drew regarding his observations on
3 May 21, 2016. Respondent estimates that Mr. Drew's direct examination will take approximately
4 fifteen (15) minutes.

5 23. Vanessa Paradis. Respondent intends to question Ms. Paradis regarding her
6 relationship with Respondent. Respondent estimates that Ms. Paradis's direct examination will take
7 approximately fifteen (15) minutes.

8 Respondent reserves the right to call any additional witnesses for the purposes of
9 impeachment and/or rebuttal. Respondent reserves the right to call any additional witnesses
10 identified by Petitioner on her witness list.

11
12 DATED: August 8, 2016

WASSER, COOPERMAN & MANDLES, P.C.

13
14 By: 

15 LAURA A. WASSER
16 SAMANTHA KLEIN
Attorneys for Respondent,
17 JOHN CHRISTOPHER DEPP II

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NO.	EXHIBIT DESCRIPTION	ID.	ADMIT	REJECT
501.	Los Angeles Police Department - Incident Recall - May 21, 2016			
502.	Los Angeles Police Department - Incident Recall - May 22, 2016			
503.	Los Angeles Police Department - Audio Disk 1 - May 21, 2016			
504.	Los Angeles Police Department - Audio Disk 2 - Track 1 - May 21, 2016			
505.	Los Angeles Police Department - Audio Disk 2 - Track 2 - May 21, 2016			
506.	Los Angeles Police Department July 12, 2016 Declaration of Custodian of Records			
507.	Port of Seattle Police Department Sept. 14, 2009 - Arrest and Prosecution Records of Petitioner in State of Washington v. Amber Van Ree			
508.	April 18, 2016 Order - Petitioner - Australia Criminal Case			
509.	April 22, 2016 Photographs - Petitioner and Respondent's Bed <i>For privacy reasons, this exhibit is being served on Petitioner's counsel and will be supplied to the Court at the time of hearing.</i>			
510.	May 21, 2016 Photograph - Kevin Murphy's telephone call log			
511.	Photographs - Respondent - December 15, 2015			

	NO.	EXHIBIT DESCRIPTION	ID.	ADMIT	REJECT
1					
2	512.	May 24, 2016 Letter - Samantha Spector to Jacob Bloom			
3					
4	513.	April 23 - June 2, 2016 Text Messages - Raquel Pennington and IO Tillett Wright			
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6	514.	May 24, 2016 Text Message - Petitioner and Jerry Judge			
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8	515.	May 12, 2016 Text Messages - Petitioner and Kevin Murphy			
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10	516.	May 24, 2016 Text Messages - Petitioner and Nathan Holmes			
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12	517.	April 21 - May 26, 2016 Text Messages - Petitioner and Respondent			
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14	518.	Text Messages - Raquel Pennington and Elizabeth Marz Various dates - 171 pages			
15					
16	519.	June 9, 2016 Text Messages - Raquelle Pennington and Elizabeth Marz			
17					
18	520.	May 27 - 29, 2016 Text Messages - Raquelle Pennington and Elizabeth Marz			
19					
20	521.	May 30 - June 5, 2016 Text Messages -Raquelle Pennington and Elizabeth Marz			
21					
22	522.	Text Messages -Raquelle Pennington and Elizabeth Marz Various dates - 2 pages			
23					
24	523.	Text Messages -Raquelle Pennington and Elizabeth Marz - Various dates - 4 pages			
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NO.	EXHIBIT DESCRIPTION	ID.	ADMIT	REJECT
524.	Text Messages -Raquelle Pennington and Elizabeth Marz Various dates - 5 pages			
525.	May 3, 2015 and May 11, 2015 Text Messages -Raquelle Pennington and Elizabeth Marz			
526.	May 21, 2016 Text Messages and Phone Log- Sean Bett and Kevin Murphy			
527.	May 27, 2016 Declaration of Racquel Rose Pennington			
528.	June 16, 2016 Media TMZ.COM - Costume Fitting			
529.	April 22, 2016 Instagram Video			
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Respondent reserves the right to use exhibits not listed herein for purposes of impeachment and rebuttal, and as amended as additional discovery is obtained.

DATED: August 8, 2016

WASSER, COOPERMAN & MANDLES, P.C.

By: 

LAURA W. WASSER
SAMANTHA KLEIN
Attorneys for Respondent,
JOHN CHRISTOPHER DEPP II