

## DRAFT DECLARATION OF STARLING JENKINS

I, Starling Jenkins, declare as follows:

1. I am over the age of 18, and I am not a party to this action. The facts below are personally familiar to me. If called as a witness, I would testify competently to these facts.
2. I have worked in the security and transportation field since 1992. I have worked for Johnny Depp personally since 1993, providing security services to both him and his family. I transitioned to this line of work after serving in the United States Marines from 1983 to 1987.
3. I was working a security shift at the 849 S. Broadway residence on the night of April 21, the night Amber was celebrating her birthday there with friends. My shift ended around 11:00 PM, as Amber's friends were leaving. When I left the residence, Johnny had not yet arrived.
4. I returned to the residence the following day, Friday, April 22, 2016 to escort Amber and her friends to the desert for the Coachella music festival. When I entered the residence, Amber explained to me that she had thrown Johnny's cell phone—and the wallet containing it—off the balcony the night before, and that she was using the "Find My iPhone" application on another cell phone to locate Johnny's phone.
5. The "Find My iPhone" application indicated that Johnny's phone was somewhere on the streets below the balcony of the residence. I walked out to the streets, did not see the phone, and I then asked several homeless people if they had it. One homeless man admitted to me that he had the phone, and he returned the phone to me in exchange for the following: (1) \$425 cash; (2) three chicken tacos; (3) 2 bags of chips; (4) 2 apples; and (5) four bottles of water.
6. I drove an SUV with their luggage and Amber's dogs to the desert, and Amber drove separately with her sister and friends in her Ford Mustang. These friends were Raquel Pennington, Amber's sister Whitney, Amber's assistant Savannah, and Amber's make-up artist. I believe Amber's friend iO Tillett drove separately. Once in the desert, it was

1 my responsibility to drive the group from their hotel in Palm Springs, The Parker, to the  
2 Coachella venue, as well as to shadow them for safety and security purposes. During the  
3 weekend, I heard Amber frequently express her anger that Johnny did not come to her  
4 birthday party on April 21, and she did not say one thing or make any innuendos about  
5 allegations of domestic violence. She was hooping it up all weekend, and it was clear  
6 that she and her girlfriends spent much of the time at Coachella intoxicated. She threw  
7 up at least once in the parking lot of The Parker and was clearly dehydrated at the time,  
8 and I had to obtain ginger ale and crackers for her. I did take one photo of Amber's  
9 group on Friday night at Coachella, which is attached as Exhibit A.

10 7. I last heard from Amber on Thursday, May 12. She asked me if she could call me, and  
11 said she has a blocked phone number. This text is attached as Exhibit B to this  
12 Declaration. I did not respond to that text.

13 8. In the many years I have worked for Johnny Depp, I have never seen him use physical  
14 force on Amber in any way, nor have I seen any marks, bruises, or injuries on Amber  
15 that suggest she has suffered abuse by Johnny. In fact, I understand that Amber has  
16 alleged Johnny committed an act of domestic violence on the night of April 21. When I  
17 arrived at the residence the following day to drive Amber to Coachella, I saw no marks  
18 or bruises of any kind on her face or body. On the occasions that I have witnessed  
19 Johnny and Amber argue, he assumes a passive tone and wants to leave her presence.

20 9. I declare under penalty of perjury that the foregoing is true and correct and if called upon  
21 to testify I would and could do so competently.

22  
23 Executed on this <sup>th</sup> day of June in Los Angeles County, California.

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25 \_\_\_\_\_  
26 BY: Starling Jenkins  
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