Clerk stamps date here when form is filed. **DV-109 Notice of Court Hearing** FILED Name of Person Asking for Order: Superior Court of California County of Los Angeles AMBER LAURA DEPP Your lawyer in this case (if you have one): MAY 27 2016 Name: SAMANTHA F. SPECTOR State Bar No.: 204482 Firm Name: SPECTOR LAW, A PROFESSIONAL LAW CORPORATION Sherri R. Carter, Executive Officer/Clerk Address (If you have a lawyer for this case, give your lawyer's information. If you do not have a lawyer and want to keep your home Gestelle Gammage address private, give a different mailing address instead. You do not Fill in court name and street address: have to give your telephone, fax, or e-mail.): Superior Court of California, County of LOS ANGELES 111 NORTH HILL STREET 111 NORTH HILL STREET LOS ANGELES, CA 90012 CENTRAL Name of Person to Be Restrained: Clerk fills in case number when form is filed. Case Number: JOHN CHRISTOPHER DEPP II (AKA JOHNNY DEPP) BD 641 052 The court will fill out the rest of this form. **Notice of Court Hearing** A court hearing is scheduled on the request for restraining orders against the person in Name and address of court if different from above: Hearing > Date: Room: 547 Date Temporary Restraining Orders (any orders granted are attached on Form DV-110) a. Temporary restraining orders for personal conduct, stay away, and protection of animals, as requested in Form DV-100, Request for Domestic Violence Restraining Order, are: (1) All granted until the court hearing (2) All denied until the court hearing (specify reasons for denial in (b)):

(3) Partly granted and partly denied until the court hearing (specify reasons for denial in (b)):

b. Requested temporary restraining orders for personal conduct, stay away, and protection of animals are denied

(1) The facts as stated in form DV-100 do not show reasonable proof of a past act or acts of abuse. (Family

Code, §§ 6320 and 6320.5)

(2) The facts do not describe in sufficient detail the most recent incidents of abuse, such as what happened,

the dates, who did what to whom, or any injuries or history of abuse.

(3) Further explanation of reason for denial, or reason not listed above: to protect pet dog. Insufficient showing of need

	BD 641	
Service of Documents and Time for S At least five or days before the protected must personally give (serve) a cour Hearing) to the person in 2 along with a copy	ne hearing, someone age 18 or older— t's file-stamped copy of this form (DV	-not you or anyone else to be V-109, Notice of Court
a. Form DV-100, Request for Domestic Violence	ce Restraining Order, (file-stamped)	with applicable attachments
b. Form DV-110, Temporary Restraining (judge	Order (file-stamped) with applicable a	attachments if granted by the
c. Form DV-120, Response to Request for Don	nestic Violence Restraining Order (bl	ank form)
d. Form DV-250, Proof of Service by Mail (bla	nnk form)	
e. Other (specify):		
Date: MAY 2 7 2010	Ce w. May	
	Judicial Officer	Carl H. Moor
Right to Cancel Hear	ing: Information for the Perso	on in 1
If item (4)(a)(2) or (4)(a)(3) is checked, the judg the court hearing. The judge may make the orders you can cancel your request for orders so there is If you want to cancel the hearing, use Form DV-1	you want after the court hearing. You no court hearing.	a can keep the hearing date, or

the same or different facts, at a later time. If you cancel the hearing, do not serve the documents listed in item (5) on the other person.

If you want to keep the hearing date, you must have all of the documents listed in item (5) served on the other person within the time listed in item (5).

Restraining Order. Fill it out and file it with the court as soon as possible. You may file a new request for orders, on

At the hearing, the judge will consider whether denial of any requested orders will jeopardize your safety and the safety of children for whom you are requesting custody or visitation.

You must come to the hearing if you want the judge to make restraining orders or continue any orders already made. If you cancel the hearing or do not come to the hearing, any restraining orders made on Form DV-110 will end on the date of the hearing.

To the Person in

- The court cannot make the restraining orders after the court hearing unless the person in (2) has been personally given (served) a copy of your request and any temporary orders. To show that the person in(2) has been served, the person who served the forms must fill out a proof of service form. Form DV-200, Proof of Personal Service may be used.
- For information about service, read Form DV-210-INFO, What Is "Proof of Personal Service"?
- If you are unable to serve the person in (2) in time, you may ask for more time to serve the documents. Read Form DV-115-INFO, How to Ask for a New Hearing Date.

Cas	e Num	ber:
BD	641	052

To the Person in 2

- If you want to respond in writing, mail a copy of your completed Form DV-120, Response to Request for Domestic Violence Restraining Order, to the person in 1 and file it with the court. You cannot mail Form DV-120 yourself. Someone age 18 or older—not you—must do it.
- To show that the person in (1) has been served by mail, the person who mailed the forms must fill out a proof of service form. Form DV-250, *Proof of Service by Mail*, may be used. File the completed form with the court before the hearing and bring it with you to the hearing.
- For information about responding to a restraining order and filing your answer, read Form DV-120-INFO, How Can I Respond to a Request for Domestic Violence Restraining Order?.
- Whether or not you respond in writing, go to the court hearing if you want the judge to hear from you before making orders. You may tell the judge why you agree or disagree with the orders requested. You may bring witnesses and other evidence.
- · At the hearing, the judge may make restraining orders against you that could last up to five years.
- The judge may also make other orders about your children, child support, spousal support, money, and property and may order you to turn in or sell any firearms that you own or possess.



Request for Accommodations

Assistive listening systems, computer-assisted real-time captioning, or sign language interpreter services are available if you ask at least five days before the hearing. Contact the clerk's office or go to www.courts.ca.gov/forms for Request for Accommodations by Persons With Disabilities and Response (Form MC-410). (Civil Code, § 54.8.)

(Clerk will fill out this part.)

TO SEE SEE

---Clerk's Certificate---

I certify that this *Notice of Court Hearing* is a true and correct copy of the original on file in the court.

Date: **MAY 2 7 2016** Clerk, by

Gestelle Gammage

This is a Court Order.



Deputy

	Clerk stamps date here when form is filed.
DV-110 Temporary Restraining Order	1
Person in 1 must complete items 1, 2, and 3 only.	Superior Court of California County of Los Angeles
Name of Protected Person: AMBER LAURA DEPP	MAY 27 2016
Your lawyer in this case (if you have one): Name: SAMANTHA F. SPECTOR State Bar No.: 204482 Firm Name: SPECTOR LAW, A PROFESSIONAL LAW CORPORATION Address (If you have a lawyer for this case, give your lawyer's	Sherri Pi Carter, Executive Officer/Clerk By Deputy Gestelle Gammage
information. If you do not have a lawyer and want to keep your home address private, give a different mailing address instead. You do not have to give your telephone, fax, or e-mail.):	Superior Court of California, County of LOS ANGELES 111 NORTH HILL STREET 111 NORTH HILL STREET LOS ANGELES, CA 90012 CENTRAL
	Court fills in case riumber when form is filed. Case Number:
2) Name of Restrained Person:	BD 641 052
JOHN CHRISTOPHER DEPP II (AKA JOHNNY DEPP) Description of restrained person:	
Race: WHITE Age: 52 Address (if known): City: Relationship to protected person: HUSBAND	State: Zip:
Additional Protected Persons In addition to the person named in 1, the following persons are protected and 7 (family or household members):	ted by temporary orders as indicated in it
Full name Relationship to person in	Sex Age
Check here if there are additional protected persons. List them on "DV-110, Additional Protected Persons" as a title.	an attached sheet of paper and write
The court will complete the rest of this	form.
4 Court Hearing This order expires at the end of the hearing stated below:	
Hearing Date:	a.m p.m.
This is a Court Order.	
Judicial Council of California, www.courts.ca.gov Revised July 1, 2014, Mandatory Form Family Code, § 6200 et seq. Approved by DOJ Temporary Restraining Or (CLETS_TRO)	der DV-110, Page 1 o
Approved by DOJ (CLETS-TRO)	-

(CLETS-TRO) (Domestic Violence Prevention)

SSENTIAL FORMS

		Case Number: BD 641 052
	ive order on Form CR-160, Criminal Pro	otective Order-Domestic Violence, is in effect. Expiration Date:
	s been provided to the judge about a crin	
	To the person in 2	
_		If you do not obey these orders, sent to jail for up to one year, pay a
a. You must not do the : Harass, attack, st	following things to the person in (1) and rike, threaten, assault (sexually or otherwishe the peace, keep under surveillance, impe	mtil the hearing Granted as follows: persons in 3: wise), hit, follow, stalk, molest, destroy personal ersonate (on the Internet, electronically or other-
or other electron Take any action, and (3). (If this b. Peaceful written cons (Response to Reques allowed and does not c. Exceptions: Brief as required for constant otherwise.	directly or through others, to obtain the item is not checked, the court has found tact through a lawyer or process server of the for Domestic Violence Restraining Order violate this order. If and peaceful contact with the person in court-ordered visitation of children, is alleged.	r another person for service of Form DV-120 (er) or other legal papers related to a court case is in (1), and peaceful contact with children in (3), owed unless a criminal protective order says
a. You must stay at lea The person in The persons in Home of person	3 The claim 1 Other cplace of person in 1	gearing Granted as follows: y from (check all that apply): l of person in 1 hildren's school or child care (specify):
required for count otherwise. 8 Move-Out Order _N	ot requested Denied until the he	e hearing and move out immediately from
Revised July 1, 2014	This is a Court Order	

Martin Dean's
ESSENTIAL FORMS"

	Case Number: BD 641 052
No Guns or Other Firearms or Ammunition	
a. You cannot own, possess, have, buy or try to buy, receive or try to firearms, or ammunition.	o receive, or in any other way get guns, other
 b. You must: Sell to, or store with, a licensed gun dealer, or turn in to a law within your immediate possession or control. Do so within 24 is within 48 hours of receiving this order, file with the court a restored, or sold. (You may use Form DV-800, Proof of Firearm Bring a court filed copy to the hearing. c. The court has received information that you own or possess 	hours of being served with this order. ceipt that proves guns have been turned in, is Turned In, Sold, or Stored, for the receipt.)
Record Unlawful Communications Not requested Denied until the hearing Granted The person in 1 can record communications made by you that violations	
Care of Animals Not requested Denied until the later the person in is given the sole possession, care, and control of the must stay at least yards away from and not take, sell, threaten, harm, or otherwise dispose of the following animals:	the animals listed below. The person in ② transfer, encumber, conceal, molest, attack, strike,
Child Custody and Visitation Not requested Described Child custody and visitation are ordered on the attached Form DV-(specify other form): The parent with the child from California unless the court allows it after a noticed by	140, Child Custody and Visitation Order or th temporary custody of the child must not remove
13 Child Support Not ordered now but may be ordered after a noticed hearing.	
Until the bearing only the person in Dean use control and posses	the hearing Granted as follows:
Debt Payment Not requested Denied until the The person in 2 must make these payments until this order ends: Pay to: For: Amount: \$ Pay to: For: Amount: \$: Due date:

.....

Case Number: BD 641 052
Property Restraint Not requested Denied until the hearing Granted as follows: If the people in 1 and 2 are married to each other or are registered domestic partners, the person in 1 must not transfer, borrow against, sell, hide, or get rid of or destroy any property, including animals, except in the usual course of business or for necessities of life. In addition, each person must notify the other of any new or big expenses and explain them to the court. (The person in 2 cannot contact the person in 1 if the court has made a "no contact" order.) Peaceful written contact through a lawyer or a process server or other person for service of legal papers related to a court case is allowed and does not violate this order.
Spousal Support Not ordered now but may be ordered after a noticed hearing.
Insurance The person in 1 the person in 2 is ordered NOT to cash, borrow against, cancel, transfer, dispose of, or change the beneficiaries of any insurance or coverage held for the benefit of the parties, or their child(ren), if any, for whom support may be ordered, or both.
(19) Lawyer's Fees and Costs Not ordered now but may be ordered after a noticed hearing.
Payments for Costs and Services Not ordered now but may be ordered after a noticed hearing.
Batterer Intervention Program Not ordered now but may be ordered after a noticed hearing.
Other Orders
Check here if there are additional orders. List them on an attached sheet of paper and write "DV-110, Other Orders" as a title. 23 No Fee to Serve (Notify) Restrained Person If the sheriff serves this order, he or she will do so for free. MAY 2 7 2016 Date:
MAY 2 7 2000; Judge (or Judicial Officer) CARL H. MOOI
Warnings and Notices to the Restrained Person in 2 If you do not obey this order, you can be arrested and charged with a crime.

If you do not obey this order, you can go to jail or prison and/or pay a fine.

It is a felony to take or hide a child in violation of this order.

If you travel to another state or to tribal lands or make the protected person do so, with the intention of disobeying this order, you can be charged with a federal crime.

Case Number: BD 641 052

You cannot have guns, firearms, and/or ammunition.



You cannot own, have, possess, buy or try to buy, receive or try to receive, or otherwise get guns, other firearms, and/or ammunition while the order is in effect. If you do, you can go to jail and pay a \$1,000 fine. You must sell to or store with a licensed gun dealer or turn in to a law enforcement agency any guns or other firearms that you have or control. The judge will ask you for proof that you did so. If you do not obey this order, you can be charged with a crime. Federal law says you cannot have guns or ammunition while the order is in effect.

Service of Order by Mail

If the judge makes a restraining order at the hearing, which has the same orders as in this form, you will get a copy of that order by mail at your last known address, which is written in ②. If this address is incorrect, or to find out if the orders were made permanent, contact the court.

Child Custody, Visitation, and Support

- Child custody and visitation: If you do not go to the hearing, the judge can make custody and visitation orders for your children without hearing from you.
- Child support: The judge can order child support based on the income of both parents. The judge can also have that support taken directly from a parent's paycheck. Child support can be a lot of money, and usually you have to pay until the child is age 18. File and serve a Financial Statement (Simplified) (Form FL-155) or an Income and Expense Declaration (Form FL-150) if you want the judge to have information about your finances. Otherwise, the court may make support orders without hearing from you.
- Spousal support: File and serve an *Income and Expense Declaration* (Form FL-150) so the judge will have information about your finances. Otherwise, the court may make support orders without hearing from you.

Instructions for Law Enforcement

This order is effective when made. It is enforceable by any law enforcement agency that has received the order, is shown a copy of the order, or has verified its existence on the California Law Enforcement Telecommunications System (CLETS). If the law enforcement agency has not received proof of service on the restrained person, and the restrained person was not present at the court hearing, the agency shall advise the restrained person of the terms of the order and then shall enforce it. Violations of this order are subject to criminal penalties.

Arrest Required if Order Is Violated

If an officer has probable cause to believe that the restrained person had notice of the order and has disobeyed the order, the officer must arrest the restrained person. (Penal Code, §§ 836(c)(1), 13701(b).) A violation of the order may be a violation of Penal Code section 166 or 273.6.

If the Protected Person Contacts the Restrained Person

Even if the protected person invites or consents to contact with the restrained person, the orders remain in effect and must be enforced. The protected person cannot be arrested for inviting or consenting to contact with the restrained person. The orders can be changed only by another court order. (Pen. Code, §13710(b).)



Case Number: BD 641 052

Conflicting Orders-Priorities for Enforcement

If more than one restraining order has been issued protecting the protected person from the restrained person, the orders must be enforced according to the following priorities (see Pen. Code, § 136.2, and Fam. Code, §§ 6383(h), 6405(b)):

- 1. *EPO*: If one of the orders is an *Emergency Protective Order* (Form EPO-001), and it is more restrictive than other restraining or protective orders, it has precedence in enforcement over all other orders.
- 2. No-Contact Order: If there is no EPO, a no-contact order that is included in a restraining or protective order has precedence in enforcement over any other restraining or protective order.
- 3. *Criminal Order:* If none of the orders includes a no-contact order, a domestic violence protective order issued in a criminal case takes precedence in enforcement over any conflicting civil court order. Any nonconflicting terms of the civil restraining order remain in effect and enforceable.
- 4. Family, Juvenile, or Civil Order: If more than one family, juvenile, or other civil restraining or protective order has been issued, the one that was issued last must be enforced.

Child Custody and Visitation

- The custody and visitation orders are on Form DV-140, items 3 and 4. They are sometimes also written on additional pages or referenced in DV-140 or other orders that are not part of the restraining order.
- Forms DV-100 and DV-105 are not orders. Do not enforce them.

Date:

Certificate of Compliance With VAWA

This temporary protective order meets all "full faith and credit" requirements of the Violence Against Women Act, 18 U.S.C. § 2265 (1994) (VAWA) upon notice of the restrained person. This court has jurisdiction over the parties and the subject matter; the restrained person has been or will be afforded notice and a timely opportunity to be heard as provided by the laws of this jurisdiction. This order is valid and entitled to enforcement in each jurisdiction throughout the 50 states of the United States, the District of Columbia, all tribal lands, and all U.S. territories, commonwealths, and possessions and shall be enforced as if it were an order of that jurisdiction.



(Clerk will fill out this part.)

-Clerk's Certificate-

I certify that this *Temporary Restraining Order* is a true and correct copy of the original on file in the court.

MAY 2 T

____Clerk, l

Deputy

Gestelle Gammage