

Elizabeth Marz Vol I
July 15, 2016

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

In re the Marriage of

Petitioner: AMBER LAURA DEPP

and

No. BD641052

Respondent: JOHN CHRISTOPHER DEPP
II (AKA JOHNNY DEPP)

DEPOSITION OF ELIZABETH MARZ

VOLUME I

July 15, 2016

10:21 a.m. - 11:52 a.m.

2049 Century Park East, Suite 800

Los Angeles, California

Reported by:

PAMELA J. FELTEN

CSR No. 5189

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EXAMINATION

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BY MS. KLEIN

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INFORMATION REQUESTED

(NONE)

DOCUMENTS REQUESTED

(NONE)

WITNESS INSTRUCTED NOT TO ANSWER

(NONE)

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Friday, July 15, 2016
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Los Angeles, California

Friday, July 15, 2016, 10:21 a.m.

ELIZABETH MARZ,

having been first administered an oath, was
examined and testified as follows:

EXAMINATION

BY MS. KLEIN:

Q So this proceeding about which -- during which
you're about to give some testimony is called a
deposition. The purpose of taking a deposition is to
obtain facts and information relating to matters involved
in this lawsuit.

This is a shorthand certified court reporter,
and as you just had happen, you were put under oath. Do
you understand what it means to be put under oath?

A Uh-huh.

Q Okay. So you're expected to give truthful,
most complete answers that you can give here today. We
don't want you to guess. I'd like you to give me your
best present recollection of whatever I'm asking about.
Again, not a guess.

This deposition is taking place in my
conference room. It's informal, but it has the same

7 that by themselves. I guess maybe Josh was showing them
8 around. But there was extensive damage to which we have
9 plenty of evidence.

10 Q Is it your testimony here today that the
11 officers saw extensive damage?

12 A I don't know what the officers saw.

13 Q Had any of the damage been cleaned up when the
14 officers arrived? By you?

15 A Um, by the time the second set of officers
16 arrived, we had cleaned up the kitchen and cleaned up a
17 bit and cleaned up, yeah.

18 Q By the time the first officers arrived, had you
19 cleaned up any damage to Penthouse 5?

20 A I don't think so.

21 Q Okay. Isn't it a fact that you went with the
22 officers to Penthouse 5, the first set of officers?

23 A No.

24 Q Is it your testimony that you never went to
25 Penthouse 5 with either of the officers of the first set

VIZ MARZ