/ 	12.55	ř.			
VIRGINIA: I	N THE CIRCUIT COURT	OF FAIRFAX C	OUNTY		
John C. Depp, II	MUTIONS	T			
	Plaintiff	10	<i>-</i>	CL 2019 _0002911	
	vs. 2020 SEP 18	PH 2: 13	Civil Action No.	<u>CL</u> 2013 <u>-0002311</u>	_
Amber Laura Heard	NHOL	T FREY	Previous Chancery No.	СН	_
- I I I I I I I I I I I I I I I I I I I	Defendant FAIRF	RCUIT COURT AXIVA			1
SERVE:					
	TDYD 'I MAGETON'				
	FRIDAY MOTION	S DAY – PRAECI	PE/NOTICE		
	laintiff Defendant	Other			
Title of Motion Opposition	ingo Motion for Sanctions/M	otion in Limine	Attacl	ed Previously File	d
DATE TO BE HEARD: FI	iday, September 25, 2020	Time Estimate (co	ombined no more than 30 m	inutes): 30 minutes	-
Time to be Heard:	9:00 a.m. with a Judge	9:00 a.m. wit	t hout a Judge	:	
	0:00 a.m. (Civil Action Cases) Do	oes this motion require	2 weeks notice?	Yes No	
, <u> </u>	1:30 a.m. (DOMESTIC/Family La	•	_	notice? Yes	$\left. \right _{ m No}$
	11.50 d.iii. (DOINLESTIC/Faililly La	•	non require 2 weeks	nouce:res	<u></u> 110
Case continued from:	(Date)	continued to: _	(Date)		
Moving party will use Co	urt Call telephonic appearan	ce: Yes	No		
Turige Bruce D. White	must hear	this motion because	(check one reason	below):	
The matter is on the	e docket for presentation of an o	order reflecting a spe	cific ruling previo	usly made by that Judge	:.
This Judge has been	n assigned to this entire case by	the Chief Judge; or,	,		
Docket; or,	sed counsel that all future motion	ons, or this specific r	motion, snould be	piaced on this Judge's	
This matter concern	is a demurrer filed in a case wh	ere that Judge previo	ously granted a der	nurrer in favor of demur	rant.
PRAECIPÉ by: Benjamin	G. Chew	Brown R	udnick, LLP		
Prin 601 Thirteenth Street, N) C 20037	Firm Name			
- Ooi mitteentii Street, i	Address	J.C. 20037			_
(202) 536-1785	(617) 289-0717	29113		wnrudnick.com	
Tel. No.	Fax No.	VSB No.	E-N	fail Address	
Leartify that I have in goo	CF d faith conferred or attempted to	ERTIFICATIONS	offected parties in	on affort to regular the	
subject of the motion with	out Court action, pursuant to R	ule <u>4:15(</u> b) of the Ru	ules of the Suprem	e Court of Virginia; <u>and</u>	i
I have read, and complied	with, each of the Instructions f	or Moving Party on	the reverse side of	this form.	i
,	•				_
	CERTII	FICATE OF SERVICE		itty/Counsel of Record	
I certify on the 18th da	y of September , 20)20 , a true con	by of the foregoing	Praecipe was	,
	delivered to all counsel	,		<u>-</u>	es of
the Supreme Court of Vir		•			
I			Merving Party/C	Counsel of Record	- 1
					- 1

CCR-E-10 (Jan 2018)

INSTRUCTIONS FOR MOVING PARTY

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DATE/TIME: All motions should be noticed for the 10:00 a.m. Civil Action Docket or the 11:30 a.m. Domestic/Family Law Docket (All Divorce cases, adoptions and Juvenile & Domestic Relations Court Appeals) unless the moving party believes the motion will be uncontested. All motions believed to be uncontested should be noticed for 9:00 a.m. All motions noticed for 9:00 a.m. should be set without a judge, unless evidence will be required (e.g., Ex Parte Proof, Infant Settlements, Fiduciary Matters), or if it is necessary for the order to be entered that morning rather than in chambers at a later time. A minimum of two weeks' notice is required for all motions for Summary Judgment, Demurrers, Pleas in Bar, motions pertaining to discovery disputes and other motions for which any party desires to file a memorandum. A memorandum of points and authorities of five pages or less must accompany any of these pleadings and any other motion placed on the Two Week Docket. If either party believes it necessary to file a memorandum exceeding five double-spaced pages, then the parties must utilize the Briefing Schedule procedure: contact opposing counsel or the opposing party and by agreement conduct a telephone conference call with the Calendar Control Judge, (703) 246-2221; or, if agreement is not possible, give advance notice of an appearance before the Calendar Control Judge to establish a Briefing Schedule.

Each side should bring a draft proposed order to Court on the day of the hearing, as the ruling <u>must</u> be reduced to an order that day, absent leave of Court. Cases may only be removed from the docket by the Court or by counsel for the moving party or the moving party. One Week Motions may be removed from the docket up until 4:00 p.m. on the Thursday preceding the hearing date, by contacting the Motions Clerk: (703) 246-4355. Two Week Motions may <u>not</u> be continued or removed from the docket after 4:00 p.m. on the Friday preceding the hearing date, without leave granted by the Judge assigned to hear the motion, for good cause shown.

If a hearing on any motion must take longer than thirty (30) minutes, the moving and responding parties, or their counsel, should appear before the Calendar Control Judge to request a hearing for a day other than a Friday. See, "Motions Requiring More than 30 Minutes" in "Friday Motions Docket Procedures" on the Court's website at https://www.fairfaxcounty.gov/circuit/sites/circuit/files/assets/documents/pdf/civil-friday-motions-docket-procedures.pdf

MOTIONS TO RECONSIDER: Do not set a Motion to Reconsider for a hearing. (See Friday Motions Docket Procedures, available from the Clerk's Office, the Bar Association office or on the Court's website at the address above.

CERTIFICATIONS OF MOVING PARTY/COUNSEL: Rule 4:15 (b) of the Rules of the Supreme Court of Virginia provides in pertinent part that "Absent leave of court, and except as provided in paragraph (c) of this Rule, reasonable notice shall be in writing and served at least seven days before the hearing. Counsel of record shall make a reasonable effort to confer before giving notice of a motion to resolve the subject of the motion and to determine a mutually agreeable hearing date and time."

CERTIFICATE OF SERVICE: Pursuant to Rule 4:15 (e), a motions pleading shall be deemed served when it is actually received by, or in the office of, counsel of record through delivery, mailing, or facsimile transmission; not when it is mailed or sent.

INFORMATION FOR MOVING PARTY

COURTCALL TELEPHONIC APPEARANCE: In most cases, Virginia attorneys may appear by phone in lieu of appearing in Court for the hearing. To set up a telephonic appearance, you must call (888) 882-6878. For information, please visit the Court's website at https://www.fairfaxcounty.gov/circuit/services/courtcall. The Clerk's Office prefers that you notify it that you have set up a telephonic appearance by calling (703) 246-2880 no later than 4:00 p.m. on Thursday prior to the hearing date. The Court encourages use of this procedure, and either party may appear by phone.

NOTE: Telephonic appearance is only for members of the Virginia State Bar and licensed attorneys allowed to practice pro hac vice in the Fairfax County Circuit Court (with a member of the Virginia State Bar present over the phone or in person)

CONCILIATION PROGRAM: The Fairfax Circuit Court strongly encourages use of conciliation procedures to resolve motions. The Fairfax Bar Association's Conciliation Program conducts conciliation without charge by experienced litigators, who meet in person or by telephone with all interested parties. To request conciliation, fax a Request for Conciliation form to the Fax Hotline, (703) 273-1274; e-mail a request for conciliation to: ffxconciliation@aol.com; or leave a voice mail message at (703) 627-1228. You will be contacted before the hearing date by a representative of the Conciliation Program.