

# **COOK COURT EXHIBIT BUNDLE**

Selected supporting exhibits accompanying the Applicant's Final Consolidated  
Supplemental Note

This bundle foregrounds the Carl Dawson iMessage, the Chastity Jones declaration page, the Patricia Glaser email excerpts, and the core documentary extracts relied upon in the note.

## Schedule of Exhibits Included in this PDF

| Exhibit | Description / source   |
|---------|--|
| A       | fred_carl_exhibit.png — applicant-supplied screenshot recreation of Fred Heather iMessage confirming Carl Dawson was “terrific in helping us on Jane Doe.” |
| B       | chastity-sign.jpeg — signed Chastity Jones declaration page stating Elizabeth Taylor asked her to testify falsely to “make her case bigger.”               |
| C       | Patricia Glaser Gmail excerpts — 2 Nov 2021 and 10 Nov 2021 emails placing Fred Heather at the centre of the Jones appeal.                                 |
| D       | ANNEX B David v. LA Superior Court et al. (1).pdf — key text-message extracts concerning Chastity, MK, and Carl.   |
| E       | EXHIBIT H - A D MEDICAL NOTE_021123 - final-1 (1).pdf — medical note addressed to Greek counsel and Fred Heather for California judicial use.              |
| F       | AD-67-EXHIBIT AD v. JOSEPH CHORA COMPLAINT 2-1.pdf — downstream enforcement allegations concerning iPad, DVR, Glendale tracking, and Vader.                |

The filing body above is the operative note. The following exhibits are included for immediate visual and documentary assistance.

## EXHIBIT A

Fred Heather iMessage confirming Carl Dawson was known and helpful

### EXHIBIT A

Applicant-supplied iMessage screenshot recreation

#### Fred Heather

Relevant contemporaneous message confirming Carl Dawson was known and helpful

You and Dana milked me to the end

Nov 22, 2023 at 4:03 PM

Carl is being terrific in helping us on Jane Doe

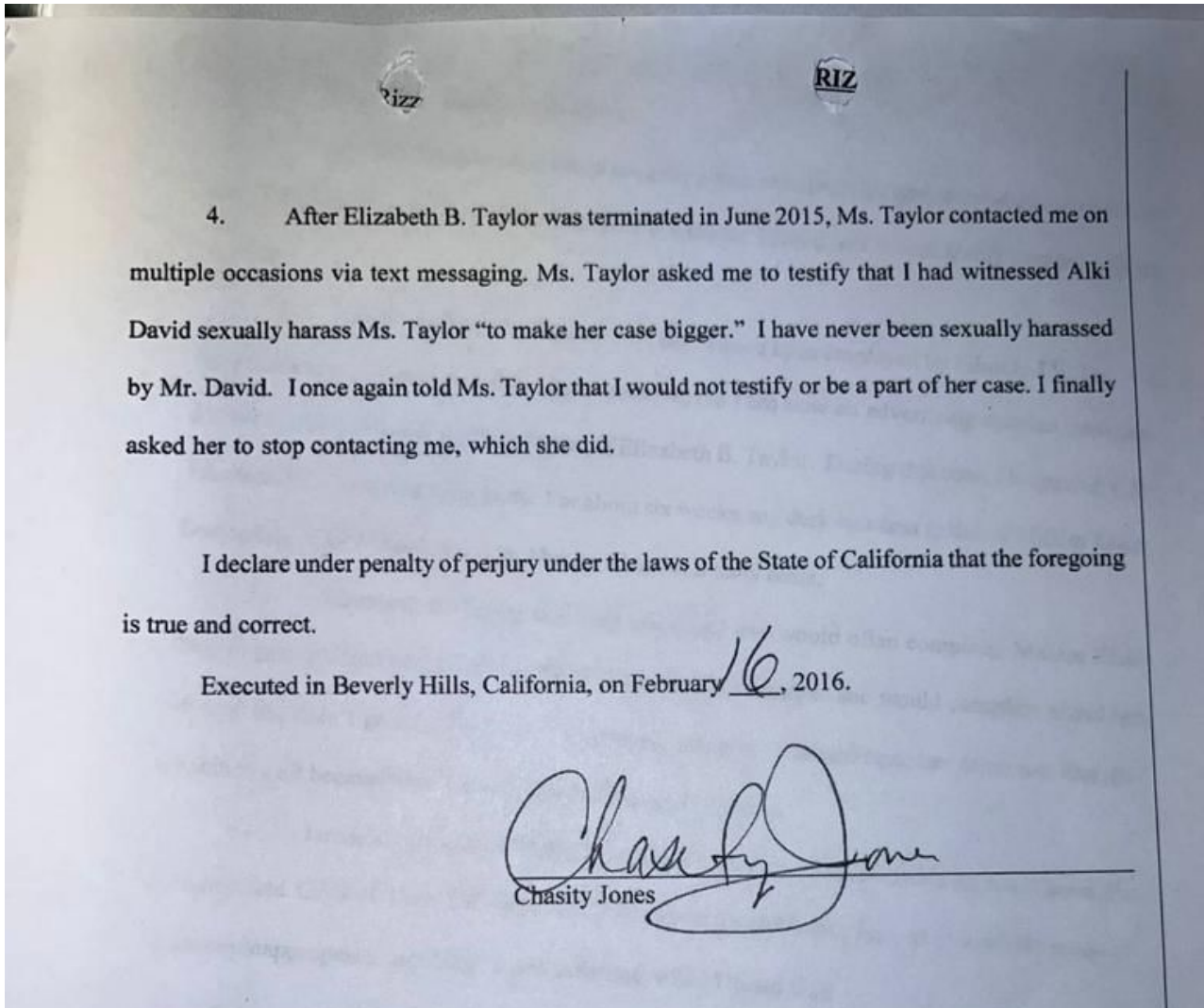
Key message: "Carl is being terrific in helping us on Jane Doe."

Use asserted in filing: Fred Heather's own message confirms that Carl Dawson was known to him, considered useful, and active in the live case architecture.

Prepared for filing bundle in KB-2025-001991 / CA-2025-002562

**EXHIBIT B**

Chastity Jones declaration page (image file: chasity-sign.jpeg)



Key line visible on the image: Elizabeth B. Taylor asked Chastity Jones to testify that she had witnessed harassment in order "to make her case bigger."

## EXHIBIT C

Patricia Glaser Gmail excerpts (2 Nov 2021 and 10 Nov 2021)

“we feel very strongly that Fred Heather is the right person to argue on your behalf ... Please work with Fred Heather to resolve any further questions about this email.”

“Fred was absolutely the right person to appear.”

These emails matter because Glaser Weil itself placed Fred Heather at the centre of the Jones appellate pathway.

## EXHIBIT D

ANNEX B text-message extracts concerning Chastity, MK, and Carl

"All I need is Chasity and MK."

"MK to say he touched her boobs ... Chasity to say she was a witness to the headstand thing."

"They told me I need mk, Carl, and Chastity."

For the Applicant's purposes in this filing, "MK" is asserted to refer to Mahim Khan. The significance of the extracts is that they show attempted witness construction and identify Carl contemporaneously as a witness "needed."

## EXHIBIT E

Medical note routed to Fred Heather for California judicial use

"The current note is provided for Judicial use."

"the medical opinion ... is addressed to ... your lawyer in Greece Mr. Themistoklis Sofos and your lawyer in California, USA, Mr Fred Heather, with the sole purpose of being submitted during your pending trial in California ... Mr. Fred Heather is only allowed to submit our medical opinion to the Judge of your pending case."

This exhibit is included to show that the medical / capacity pathway was expressly routed to Fred Heather and was not unknown to the Glaser Weil lane.

## EXHIBIT F

### Joseph Chora downstream enforcement extracts

Complaint extract: on or about 1 June 2023 Chora took possession of an Apple iPad / Airtag device.

Complaint extract: the DVR was removed without being properly inventoried and was allegedly targeted for conversion.

Complaint extract: Chora allegedly misstated essential facts regarding Vader, the Applicant's ADA service dog, to have the animal removed from the proceeding.

These extracts are included not to determine the whole Chora dispute here, but to show the downstream enforcement phase that followed the allegedly incomplete record.