

Welcome to Judy Justice,

In this document are the following agreements for you to read over before coming to the studio for your scheduled filming date:

- Arbitration Agreement
- Appearance Agreement
- Hotel Waiver
- Confidentiality Agreement
- Photo Release
- Witness Release (witnesses only)

We are not asking you to fill out any of these contracts beforehand. These are being sent for your review only. When you arrive to the studio you will meet with our team members to review and sign the necessary agreements before your scheduled filming time. Depending on your specific case, there may be additional forms we will ask you to review and, possibly, sign before coming to the studio. We will send those to you as needed and give instructions.

Looking Forward to Meeting You,

Judy Justice Team



ARBITRATION AGREEMENT

This Agreement is entered into **TapeDate**, by and between Picrow Streaming Inc. ("**Producer**"), **PlaintiffFirstLastName** (herein individually and collectively referred to as "**Plaintiff**"), and **DefendFirstLastName** (herein individually and collectively referred to as "**Defendant**").

The parties hereby agree as follows:

1. On **DateFiled**, Plaintiff filed suit against Defendant in **CourtType** Court, **CourtCounty** County, case **CaseNumber** requesting damages in the amount of **\$PlaintiffDamages**. Defendant has (has not) filed a counterclaim against Plaintiff in **CourtType** Court, **CourtCounty** County, requesting damages in the amount of **\$CounterDamages**. Plaintiff's claim and Defendant's claim, if any, have been scheduled for hearing by the **CourtType** Court on **CourtDate**, and the parties represent, warrant and acknowledge that the claim, (and countersuit, if applicable) has been served on the party (and/or parties) as appropriate.

Plaintiff's Initials: _____

Defendant's Initials: _____

Following is a brief statement of the nature of the claims:

Plaintiff's Claim: **PlaintiffClaim**

Defendant's Claim: **CounterClaim**

2. Plaintiff and Defendant each hereby agree to submit their dispute ("**Claim(s)**") to Arbitration ("**Arbitration**") in accordance with the rules set forth below and incorporated herein. It is agreed that the arbitrator in this action shall be Judge Judith Sheindlin, retired supervising judge of the New York City Family Court ("**Arbitrator**").

3. Both parties hereby agree to immediately dismiss their existing Claims with prejudice, by signing a dismissal form and delivering it to the Producer. The Arbitrator's Decision ("**Decision**"), and her interpretation and application of laws and principles she uses in arriving at this Decision, shall be final and binding upon the parties hereto and they shall not have a right to appeal under any circumstances nor shall they have the right to attack the Decision for any reason whatsoever.

4. It is further understood and agreed by the parties hereto that the Arbitrator is not required to decide the Claims under the laws of the State of California or the laws of any other jurisdiction. In arriving at her Decision, the Arbitrator, in her sole discretion, will be free to: (a) apply the laws of any jurisdiction as she interprets them; (b) apply general concepts of equity and fairness as she believes they relate to the Claims; and (c) rely on publicly available materials and information relating to the parties. It is also further understood and agreed by the parties hereto that the Arbitrator is not bound to follow any particular courtroom or arbitration procedures, including, but not limited to, the California Code of Civil Procedure, or any other state's code of civil procedure. It is also further understood and agreed by the parties hereto that the Arbitrator will not accept notarized statements from witnesses, except in extreme circumstances, such as, the witness is terminally ill and cannot appear before the Arbitrator. It is also further understood and agreed by the parties hereto that the Arbitrator will, in her sole discretion, determine which witnesses, if any, will be called to testify and determine which evidence will be considered in making her Decision. Accordingly, the Arbitrator may or may not hear testimony from all of the witnesses and/or consider all of the evidence the parties deem to be relevant.

5. The parties hereby agree that the Arbitration may be recorded, edited, broadcast and otherwise exploited as part of the television program ("**Program**") currently entitled "**JUDY JUSTICE**" as set forth in the Appearance Agreement. In consideration for participating in the Arbitration and related activities, Producer and each of the Parties agree as follows:

- (a) The Parties hereby agree to abide by the Decision.
- (b) If the Plaintiff prevails, he/she, or such other third party or entity as may be designated by the Arbitrator, shall receive the amount of the arbitration award and/or the personal property so ordered by the Arbitrator. Except as provided in sub-paragraph (f) below and paragraph 16, all monetary arbitration awards shall be paid by the Producer.
- (c) If Defendant prevails on a Counterclaim, then the Defendant, or such other third party or entity as may be designated by the Arbitrator, shall receive the amount of the arbitration award and/or the personal property so ordered by the Arbitrator.
- (d) If both the Plaintiff and Defendant prevail on their Claim and Counterclaim, the net amount shall be paid to the party, or to such other party or entity as may be designated by the Arbitrator, receiving the higher award and/or the personal property shall be transferred as ordered by the Arbitrator.
- (e) The amount of the arbitration award to be paid to either party, or to such other party or entity as may be designated by the Arbitrator, shall not exceed the sum of \$10,000.00. The parties agree that this total of \$10,000.00 excludes the fair market value of personal property, if any.
- (f) In the event that the Arbitrator awards the transfer of personal property, the parties agree to facilitate the delivery of the personal property to the Prevailing Party in the Dispute as soon as reasonably possible after the Decision but not later than (30) days thereafter and as may be specified by the Arbitrator. Producer reserves the right to withhold any and all payments from one or both parties until the personal property is transferred and/or in the event that any party damages, destroys, vandalizes, disposes, sells, refuses to return, or is incapable of returning any property that the Arbitrator ordered to be transferred to the adverse party or to some other person or entity.

6. I understand that state and federal taxes may be applicable to any monetary or other form of award I receive or which is provided by the Producer on my behalf. I further understand and agree that I will be solely responsible for any and all income or other taxes with respect to any monetary or other form of award that I receive or which is provided by the Producer on my behalf.

7. If the Arbitrator orders the non-prevailing party to deliver personal property to the prevailing party or some other person or entity, or the Arbitrator orders some other form of relief, and the non-prevailing party fails to fully and timely comply, then the Producer shall have the right, at its sole discretion, to do whatever is necessary to enforce the Arbitrator's Decision on behalf of the prevailing party. In the event the Producer decides not to proceed as aforesaid, the prevailing party may file a Petition in the Superior Court to Confirm the Arbitration Award pursuant to California Code of Civil Procedure, Section 1285.

8. The parties to this Agreement hereby consent that any such enforcement efforts shall be filed in the Los Angeles County Superior Court, Central Court District, located at 111 N. Hill St., Los Angeles, CA 90012 or the Municipal Court of Los Angeles Judicial District, located at 110 N. Grand Ave., Los Angeles, CA 90012. The parties further agree that the prevailing party shall be entitled to receive an award of its actual attorneys' fees and costs.

9. Plaintiff and Defendant hereby release and forever discharge each other, and their respective heirs, executors, administrators, legal successors, predecessors and assigns from any and all claims, demands, costs of suit and actions of every kind and nature whatsoever whether or not now known or suspected, which Plaintiff or Defendant previously had, now has, or may hereafter have against each other arising out of this Agreement, out of the Claims (or facts or transactions constituting, related to, or giving rise to the Claims), or out of the Arbitration of the Claims.

10. (a) Plaintiff and Defendant hereby release and forever discharge the **"Released Parties"** (that is, the Arbitrator, the Producer, and any affiliated company, subsidiary, parent company, carrier stations, sponsors, advertisers, or associated organizations as well as their respective employees, representatives, officers, directors, shareholders, agents, licensees, predecessors, successors, and assigns), from any and all claims, demands and causes of action of every kind and nature whatsoever, whether or not now known or suspected, which Plaintiff or Defendant previously had, now has or may hereafter have against the Released Parties, or any of them, based upon or related to any agreement, obligation, claim or matter whatsoever occurring or existing at any time up to and including the date hereof (including, but not limited to, this Arbitration Agreement, the Appearance Agreement, the parties' participation or involvement in the Arbitration, the Claims, the Arbitration or its results, and/or the actions of the Released Parties -- with the only exception being the Producer's obligation to comply with Paragraph 5 above).

(b) It is the intention of the parties that this Agreement shall be a full and final satisfaction and general release of each and every matter set forth above in Paragraphs 9 and 10(a). In furtherance of this intention, Plaintiff and Defendant acknowledge that they are familiar with and have read Section 1542 of the Civil Code of the State of California which provides as follows:

This agreement shall apply to all claims, unknown or unanticipated results of the transactions and occurrences described above, as well as those known and anticipated, and I hereby knowingly waive any and all rights and protections under California Civil Code Section 1542, which section reads as follows: **"A general release does not extend to claims that the creditor or releasing party does not know or suspect to exist in his or her favor at the time of executing the release and that, if known by him or her, would have materially affected his or her settlement with the debtor or released party."**

Plaintiff and Defendant each waive any right or benefit which they had, now have, or may have under Section 1542 of the Civil Code of the State of California to the fullest extent that they may lawfully waive all such rights and benefits. In connection with such waiver, Plaintiff and Defendant each acknowledge that they are aware that they or their counsel may hereafter discover claims or facts in addition to or different from those which they now know or believe to be true with respect to the subject matter of this Agreement or the Released Parties, but that it is their intention hereby to fully settle and release all disputes, and differences, whether known or unknown, suspected or unsuspected, which now exist, may have previously existed or may hereafter exist between Plaintiff and the Released Parties and/or between Defendant and the Released Parties. In furtherance of such intention, the releases herein given to the Released Parties shall be a full and complete general release, notwithstanding the discovery of any such additional or different claims or facts.

11. Plaintiff and Defendant understand that (as is the case in any litigation, dispute or arbitration) the parties, witnesses or even, perhaps, the Arbitrator may make statements before, during or after the Arbitration which they may feel are derogatory, false, misleading, defamatory, or in some other way injurious to themselves or others. Any such statement or statements, as well as any injuries allegedly caused thereby, are hereby specifically included within the matters released under Paragraphs 9 and 10 above or resulting therefrom.

12. Plaintiff and Defendant each warrant and represent to the other and to the Released Parties that each of them has the sole right and authority to release the respective released matters described above in Paragraphs 9, 10 & 11, and that they have not heretofore assigned or transferred to any person whomsoever any such released matter or any part thereof.

13. Plaintiff and Defendant each jointly and separately hereby agree to indemnify the Released Parties (as defined in Paragraph 10(a) above) and all others connected with the Arbitration and to hold them harmless from any and all liability, claims and actions, of any nature whatsoever caused by or arising out of their respective statements or actions that take place in or in connection with their involvement or participation in the program or caused by or arising out of any breach of this Agreement thereby, including, without limitation, attorneys' fees.

14. I agree that I have been fully informed of all of my rights and that I have been given the opportunity to seek independent counsel to answer all questions which I may have or have had concerning my rights and that all of these questions have been answered to my satisfaction.

15. This Arbitration Agreement, the Appearance Agreement, and where applicable, the Witness Release(s) and the Photo, Video, and Audio Release(s) constitute the entire agreement and understanding between the parties and supersedes and replaces all prior agreements, written or oral. Plaintiff and Defendant each acknowledge that neither the Producer nor its officers, directors, shareholders, employees, agents, representatives, predecessors, successors, assigns, affiliated organizations, nor anyone else has made any promise or representation whatsoever not stated herein to induce them to execute this Agreement and/or to dismiss their lawsuit, and that they have not executed this Agreement or any other documents pertaining thereto in reliance on any promise or representation not stated herein. **I acknowledge that I have reviewed previously all of the documents presented to me today for signing, including but not limited to the Arbitration Agreement, the Appearance Agreement, the Witness Release(s) and the Photo, Video and Audio Release(s).**

Plaintiff's Initials: _____ **Defendant's Initials:** _____

16. I understand that I face potential liability to Producer, as well as forfeiture of any arbitration award, for any breach of this Agreement and that Producer hereby reserves the right to proceed as may be necessary to enforce its rights and remedies in connection with any said breach. I further understand that I will be responsible for all costs incurred in connection with enforcing Producer's rights and remedies, including, but not limited to attorneys' fees, damages, expenses, and court costs.

17. This Arbitration Agreement shall be construed and interpreted under the laws of the State of California and any litigation arising out of this Agreement shall be filed in the Los Angeles County Superior Court, Central Court District, located at 111 N. Hill St., Los Angeles, CA 90012 or the Municipal Court of Los Angeles Judicial District, located at 110 N. Grand Ave., Los Angeles, CA 90012.

By signing in the spaces provided below, the parties hereto have agreed to all the terms and conditions of this Agreement.

PRODUCER:

PICROW STREAMING INC.

By: _____

Date: _____

PLAINTIFF(S):

(Parent/Guardian, if a minor)

Date: _____

DEFENDANT(S):

(Parent/Guardian, if a minor)

Date: _____



APPEARANCE AGREEMENT

Picrow Streaming Inc. ("Producer")
736 Seward Street
Los Angeles, CA 90038

Name: _____

Date: _____

In consideration of the opportunity to appear on "**JUDY JUSTICE**" ("**Program**"), and for other good and valuable consideration the receipt and sufficiency of which is hereby acknowledged, I represent, warrant and agree to the below. I understand that Producer has the right in its sole discretion to require me to forfeit all benefits and/or compensation awarded to me or applied on my behalf if any of the following representations are false or if I fail to fully comply with this Appearance Agreement ("**Agreement**"):

1. I am 18 years of age or over, or, if not, this Agreement must be countersigned by my legal custodial parent(s) or guardian.
2. I agree that Producer and those authorized by Producer may photograph, videotape, or film me and record my voice, conversation, and sounds during and in connection with my involvement in the Program, whether any time before, during or after the taping of the Program, including, but not limited to photographs, videotapes, film, or audiotapes which may contain my previously recorded image, voice, conversation or sounds, and that Producer shall be the exclusive owner of all of the results and proceeds of such photography, videotaping, filming and recording, with the right, forever and throughout the world, to use in media of all types and kinds whether now known or hereafter created for any purpose whatsoever and to license others to do so, all or any portion thereof and/or reproduction thereof, and my name, voice, likeness, and biographical material concerning me, and editorial comments relating to me as well as in books and publications based upon or adapted therefrom, and in connection with the unlimited use and sale thereof in all media whether now known or hereafter created, and in the advertising, sale, promotion, publicizing, and exploitation thereof. Producer and all others authorized shall have unlimited and perpetual rights worldwide to sell, distribute, license and exploit the Program and the above rights in any and all media, whether now known or hereafter created, in perpetuity (and in advertising, promotion, publicity, and exploitation concerning the Program). However, it is understood that Producer is not obligated or required to broadcast or otherwise exploit the Program. I understand that for appearing on the Program, which includes participating in a post-arbitration interview with Producer concerning, or in connection with, the Program, Producer shall pay me a fee of \$_____ ("**Appearance Fee**").
3. I acknowledge and agree that I am aware that COVID-19 (as defined by the World Health Organization) infections have been confirmed in the greater Los Angeles, California area and throughout the United States. I understand and expressly assume the risk that I may be exposed to COVID-19 and any strains, variants, or mutations thereof, the Coronavirus that causes COVID-19, and/or other communicable or infectious diseases (collectively a "**Disease**") in connection with my participation in the Program, including but not limited to: (1) any pre-production travel by all means of transportation; (2) travel to and from the Culver Studios Lot, any Producer owned and Producer affiliated buildings, offices, trailers, and/or facilities (collectively "**Producer Locations**"); (3) travel to and from third party owned buildings, offices, trailers, and/or facilities (collectively "**Third Party Locations**"); (4) travel during my visit to Producer Locations and/or Third Party Locations; and, (5) hotel stays. I expressly understand that these risks include, but are not limited to: (1) contracting a Disease and the associated dangers; (2) spreading a Disease to household members and anyone with whom I come into contact; (3) suffering heart attacks or other heart problems; (4) respiratory failure and other respiratory problems; (5) other health problems; (6) other bodily injuries; (7) medical complications and physical and mental injuries, both foreseen and unforeseen, that may result from contracting a Disease; (8) potential financial responsibility related to contracting a Disease; and, (9) being in close proximity to and coming in contact with other individuals or surfaces that have been contaminated with or may transmit a Disease. I further acknowledge and understand that any interaction with the general public poses an elevated, inherent risk of being exposed to and contracting a Disease, and that Producer and anyone connected to the Program cannot guarantee that I will not be exposed during my participation in the Program, and that as such, potential exposure to or contraction of a Disease are risks inherent in my decision to appear on the Program and cannot be eliminated. I further acknowledge and understand that if I am infected with a Disease, I may infect others I subsequently come into contact with, even if I am not experiencing or displaying any symptoms myself, and that my risk of spreading a Disease to others remains even after my participation in the Program has ended.
4. I understand that in connection with my consideration to appear on the Program, and my continued participation in the Program, I may be required to undergo medical testing for a Disease and general medical screening on multiple occasions. I agree to comply and participate in any Disease testing or general medical screening required by Producer. I acknowledge and understand that the results of such testing cannot be guaranteed to be 100% accurate, and that even if the results of such testing are negative for a Disease, it is possible that I and other participants may nonetheless carry a Disease. I further agree to comply with all safety protocols and instructions provided to me in connection with my participation in the Program. I understand and

acknowledge that neither Producer nor any other party has represented to me that any other participant or any other individual involved in the production of the Program is or will be free of a Disease. I acknowledge and agree that Producer may, at any time and in its sole discretion, remove me from participation in the Program and/or replace me as a participant in the Program if I test positive for a Disease or if I experience any symptoms potentially related to a Disease. The risk of contracting a Disease is among the matters released hereunder.

5. Producer may, in its sole discretion, screen me for a Disease related symptom, including, without limitation, taking my temperature, during my participation in the Program and visit to Producer Locations and Third Party Locations. I further agree to provide Producer any documentation that Producer shall deem necessary in connection with facilitating a safe environment, including without limitation, truthfully completing a health questionnaire. If I am diagnosed with a Disease or experience symptoms potentially related to a Disease, I shall advise Producer immediately.

6. To the best of my knowledge, I do not have any association or connection with any of the following, nor does any member of my family: (a) The producers, directors, supervisors, or staff of the Program or their employees; (b) The known sponsors of this Program or their advertising agencies; (c) Producer and any of its subsidiaries, parent companies, associated organizations, and any of their affiliates.

7. I understand that I must disclose to Producer if I have received any form of compensation within the past three years for services rendered as an actor or actress or as a result of my involvement in the entertainment industry. I further understand that I shall not, in any way, misrepresent, exaggerate or misstate my occupation or any other information that I present either before, during or after the taping of the Program. I further understand that in appearing on the Program I am not rendering services as an actor or actress.

8. The dispute, claim or claims to which I am either (1) a party in a legal proceeding (e.g., small claims court, conciliation court, etc.) or (2) otherwise involved (if no legal proceeding has been filed) neither arose out of nor is in any way the result of collusion between myself and any other party, but is the result of a true and honest disagreement. In the event that Producer determines that no true and honest disagreement exists between the parties, I understand that Producer shall be entitled to receive from me any and all expenses incurred or monies paid on my behalf in connection with my appearance on the Program, including but not limited to travel expenses, appearance fees, award amounts and costs and expenses incurred in connection with the production and taping of my appearance on the Program. Further, no such claim has been settled or otherwise resolved. If any such claim is settled or otherwise resolved prior to taping the Program, I will immediately notify Producer in writing, it being understood that no claim that has been settled or otherwise resolved may be taped. If Producer should select me, and I appear as a participant on the Program, I warrant that I, as well as any witness I may bring, shall accurately relate the facts of the case to the best of our ability and recollection.

9. I represent that I have fully disclosed to Producer any and all prior appearances, if any, that I have made on any court television show, including, but not limited to, the Program. I understand that Producer shall be entitled to reimbursement from me of any and all expenses incurred or monies paid on my behalf in connection with my appearance on the Program, including but not limited to travel expenses, appearance fees, award amounts and production expenses, if I have previously appeared on any court television show and have not disclosed that to Producer. Furthermore, I represent and warrant that I have fully disclosed to Producer the nature of my claim or defense and the evidence, including documentary evidence and testimony, that I will be using to support my claim or defense during the arbitration. I represent that I am not holding or otherwise in possession of any documentary evidence, (including, but not limited to, a promissory note, IOU, or signed contract or agreement), that I have not previously disclosed to and discussed with Producer, and I understand that all documentary evidence that is presented to the arbitrator in the course of the arbitration must be marked with an evidence stamp, indicating that it has been disclosed to Producer prior to the arbitration. I agree and understand that the Arbitrator is not required to decide the claim(s) under the laws of the State of California or the laws of any other jurisdiction. In arriving at her decision, the Arbitrator, in her sole discretion, will be free to: (a) apply the laws of any jurisdiction as she interprets them; (b) apply general concepts of equity and fairness as she believes they relate to the claim(s); and (c) rely on publicly available materials and information relating to the parties.

10. I understand and agree that I will not participate or appear as either a plaintiff, defendant, audience member or witness on any court television show in connection with the resolution of any dispute, claim or lawsuit whatsoever for a one-year period of time from the date of my appearance on the Program. In the event that I violate this agreement and participate or appear on another court television show within one year from the date of my appearance on the Program, I understand that Producer shall be entitled to receive from me any and all expenses incurred or monies paid on my behalf in connection with my appearance on the Program, including but not limited to all travel expenses, appearance fees, award amounts and all costs and expenses incurred in connection with the production and taping of my appearance on the Program.

11. I understand and agree that selecting me as a participant is and shall be within Producer's sole discretion and that Producer is under no obligation to me whatsoever in this regard. I further understand and agree that interviewing me and/or inviting me to the studio does not guarantee that I will be considered as or selected to be a participant on the Program. Moreover, even if I am selected, Producer nevertheless is under no obligation to afford me the opportunity to appear, and if I appear on a recorded Program, or any part thereof, Producer has no obligation to broadcast the Program, or any part thereof.

12. I am not a candidate for any public office and I agree not to accept any candidacy until after my appearance on the Program.
13. Only those travel expenses that have been specifically agreed to in writing by Producer will be paid or reimbursed in connection with my participation and/or involvement with the Program.
14. I understand that it is a Federal offense, unless disclosed in writing prior to the telecast, to Producer, or to the stations or network which telecast the Program, to: (a) give or agree to give any member of the production staff, anyone associated in any manner with the Program, or any representative of the stations or network, anything of value for arranging for my appearance on the Program; (b) accept or agree to accept anything of value to promote any product, service or venture on the air, or use any prepared material containing such a promotion where I know the writer thereof received consideration for it.
15. I covenant and agree not to sue the **"Released Parties"** (that is, the Arbitrator, Judith Sheindlin, the Producer, Picrow Streaming Inc., individual producers, any affiliated company, subsidiary, parent company, carrier stations, sponsors, advertisers, associated organizations as well as their respective employees, attorneys, representatives, officers, directors, shareholders, agents, licensees, predecessors, successors, and assigns) for any loss, claims or injuries of every kind and nature which I may now have, or may hereafter acquire, arising out of or in connection with the Program including, without limitation: (a) any claims, demands and causes of action for invasion of privacy or publicity, defamation, infliction of emotional distress or any other tort in connection therewith; (b) because I do not like the manner in which Producer granted and/or used my name, voice, appearance, or Personal Information in the Program (or derivative works); (c) because of any disclosure of personal or private information; (d) because Producer did not produce, tape, and/or broadcast my arbitration; (e) because I do not like the questions, responses or outcome of the arbitration; (f) because I do not like the outcome of any medical screening or Disease testing; (g) because I contracted a Disease; (h) because of any disclosure of information related to the medical screening or Disease testing; and (i) of any personal or other injuries to third parties, including but not limited to, claims of loss of consortium, emotional distress, or wrongful death; or relating to my appearance on the Program or in the Arbitration or in any manner connected with the use and exercise of any of the rights granted to Producer herein. My agreement not to sue is a private, voluntary transaction with Producer whereby I, in consideration of the opportunity to appear on or in conjunction with the Program and for other good and valuable consideration, agree to shoulder the risk that the law might otherwise place on Producer or the other person and entities described herein. I further agree that should I violate this agreement and covenant by filing suit against any of the persons or entities named herein then, in that event, each of them will be entitled to their attorneys' fees as damages in addition to any other damages they may suffer as a consequence of my breach of this agreement. This agreement shall apply to all claims, unknown or unanticipated results of the transactions and occurrences described above, as well as those known and anticipated, and I hereby knowingly waive any and all rights and protections under California Civil Code Section 1542, which section reads as follows:

"A general release does not extend to claims that the creditor or releasing party does not know or suspect to exist in his or her favor at the time of executing the release and that, if known by him or her, would have materially affected his or her settlement with the debtor or released party."

16. My consent to be taped means that I hereby release the Released Parties as defined above in paragraph 15 from any and all liability, costs, expenses or damages arising from or in any manner related to any medical and/or psychiatric conditions caused, or allegedly caused, and/or worsened, or allegedly worsened, by my appearance on and/or involvement with the Program.
17. I agree that at no time will I threaten, encourage or engage in any type of physical confrontation or assault with any person or persons connected with, or appearing on, the Program. Furthermore, to the extent that there are any restraining orders or orders of protection involving me which are in effect at the time of my appearance or involvement with the Program, I agree to abide by the terms of said order. I hereby release the Released Parties, as defined in paragraph 15 above, from any and all liability, costs, expenses, claims or damages whatsoever arising from or in any manner related to, or arising out of, any restraining order or order of protection in effect at the time of my appearance or involvement with the Program, or any alleged violation of any such order.
18. **I represent and warrant that I have not, and will not, contact the press, give any interviews, or go on the Internet (including, but not limited to, any websites, online message boards, forums, chat rooms or social networks including, but not limited to, Facebook, Instagram, Snapchat, YouTube, Twitter or Twitch, to disclose or discuss in any manner any information relating to my experience with, or appearance on, the Program or regarding any behind-the-scene events of the Program without first obtaining the Producer's written consent. I represent and warrant that I will not write or contribute to any book, magazine article or newspaper article, or publish or submit for publication any writing whatsoever relating to my experience with, or appearance on, the Program, or regarding any behind-the-scene events relating to the Program without first obtaining Producer's written consent. Initials: _____**
19. I acknowledge that I am in receipt of the "JUDY JUSTICE" Arbitration Agreement, Dismissal for filing with the court, Photograph, Video, and Audio Release, Hotel Waiver, and this Appearance Agreement. I understand that all applicable documents must be signed and delivered to Producer's authorized representative prior to taping. I agree to abide by all these and other rules and regulations prescribed by Producer in connection with the Program.

20. In signing this Agreement, no promises have been made to me other than as set forth herein, and I have not relied on any representations or other statements that are not contained herein. I further agree that no oral agreements or amendments are binding on Producer unless and until reduced to writing and signed by a duly authorized officer of Producer. If any provision or provisions of this Agreement shall be held to be invalid, illegal, unenforceable or in conflict with the law of any jurisdiction, the validity, legality and enforceability of the remaining provisions shall not in any way be affected or impaired thereby. I acknowledge and agree that this release shall be deemed made and performed in Los Angeles, California and shall be governed by the laws of the State of California, without regard to its choice of law rules and without regard to conflicts of laws principles and constitutes a complete and binding agreement between Producer and me. I agree to submit exclusively to the jurisdiction of a court of competent jurisdiction located within the county of Los Angeles, State of California and agree that the California Rules of Civil Procedure, including, without limitation, CCP ANTI-SLAPP section 425.16 shall apply to any legal proceedings.

21. I agree that I have been fully informed of all of my rights and that I have been given the opportunity to seek independent counsel to answer all questions which I may have or have had concerning my rights and that all of these questions have been answered to my satisfaction.

22. I understand that I face potential liability to Producer, and/or forfeiture of any appearance fee, guaranteed minimum payment, or arbitration award, for any breach of this Agreement and that Producer hereby reserves the right to proceed as may be necessary to enforce its rights and remedies in connection with any said breach. I further understand that I will be responsible for all costs incurred in connection with enforcing Producer's rights and remedies, including but not limited to Producer's attorneys' fees, damages, expenses, and court costs.

23. I acknowledge that this Agreement may not be amended except in writing signed by Producer and me.

24. I certify that all of the statements herein contained are true to the best of my knowledge and belief.

Name

Signature

Phone Number

Address (Street)

Email Address

City, State, Zip Code

**Please keep Producer advised of
your current address.**

*** NOTE: If signer is under 18 years of age, parent
or guardian must also sign.**

Signature of Parent or Guardian

Address and phone number if different from Minor's

Email Address of Parent or Guardian



HOTEL WAIVER

Picrow Streaming Inc., ("**Producer**") the producer of "**JUDY JUSTICE**" ("**Program**"), will pay for my hotel room (room rate and tax only) in connection with my appearance on the Program.

- I understand that I am fully responsible for any property that is damaged, broken, removed or stolen from the hotel.
- I understand that I am fully responsible for any and all incidental room charges including, but not limited to, phone charges, internet or Wi-Fi charges, room service, dining and bar charges, in-room movies, and unapproved pet fees.
- I understand that PRIOR to traveling, all pets must be pre-approved by Producer in writing. I understand that the hotel will assess a fee in the amount of \$125.00 PER PET, PER ROOM for UNAPPROVED PETS. I understand that I am fully responsible for this fee if I bring any unapproved pets to the hotel.
- I understand that at the hotel I will be staying in while in Los Angeles, THERE IS NO "SMOKING" OF ANY KIND AT THAT PROPERTY, WHICH INCLUDES: TOBACCO, E-CIGARETTES, and CANNABIS. I understand that the hotel will assess a fee in the amount of \$300.00 for any violation of its non-smoking policy. I understand that I am fully responsible for this fee if I smoke in my room.

I also understand that Producer specifically reserves its right to proceed as may be necessary against me, **and/or deduct any amount of money as appropriate, either from my appearance fee or award**, if any damage or theft occurs, for violation of the non-smoking policy, or for any incidental room charge that I have not paid for or am assessed.

I also understand that Producer will pay for 'room and tax' only. I also understand that any and all other charges, including, but not limited to, phone, room service, in-room movies and rental car parking, are at my expense. I understand that if I would like to use or partake in any of these amenities (phone, room service, in-room movies, etc.), a credit card authorization must be left at the front desk upon check-in. Also, I understand that the show, and/or hotel, will not be responsible for any lost or stolen items.

Producer reserves the right to seek reimbursement against me for all expenses and will proceed as necessary to protect its rights and remedies, including, but not limited to, instituting civil action.

By signing below, I understand and agree to all the terms and conditions of this Hotel Waiver.

Name

Signature

Street Address

Date

City, State, Zip Code

Telephone Number

Email Address



CONFIDENTIALITY AGREEMENT

Picrow Streaming Inc.
736 Seward Street
Los Angeles, CA 90038

Name: _____

Date: _____

In consideration of the opportunity to appear on "**JUDY JUSTICE**" ("**Program**"), produced by Picrow Streaming Inc. ("**Producer**"), for streaming by Amazon Freevee ("**Streamer**"), and for other good and valuable consideration the receipt and sufficiency of which is hereby acknowledged:

I represent, warrant and agree to the below. I understand that Producer has the right, in its sole discretion, to cause me to forfeit all benefits and/or compensation awarded to me or applied on my behalf if I fail to fully comply with this Confidentiality Agreement ("**Agreement**"):

Confidentiality: Any and all information disclosed to or obtained by me concerning or relating to the Program, on-screen talent, the other litigants, their witnesses, Producer, Streamer, or Streamer's programming or other services, or the terms and conditions of this Agreement, including but not limited, to the premise and title of the Program, the names of individuals associated with the Program, other elements relating to production of the Program, including activities occurring in and around Culver Studio Lot, any outcomes of the Program (i.e., the arbitration of my small claims case), or events captured or recorded by Producer in connection with the Program (e.g., behind-the-scenes), shall be strictly confidential ("**Confidential Information**").

I agree that I **shall NOT** disclose to any third party, including, but not limited to, any other litigant and/or witness, and/or members of the press, any Confidential Information to which I have had or will have access, except as required to fulfill my obligations hereunder the Program Appearance Agreement I have signed on this day; as expressly authorized by Producer in writing; or as required by law.

I agree that I **shall NOT** cause any other person or entity to disclose Confidential Information to any third party as indicated above. For the avoidance of doubt, my confidentiality obligations and publicity restrictions hereunder shall apply to any and all media whatsoever, including, without limitation, biographical works or any other long form account of my participation in connection with the Program (whether fictionalized or non-fiction, self-published or published by a third party) as well as any social networking site; micro-blogging service; user-generated or user-uploaded content website; online forum, discussion thread or comment section; personal website or blog; user modified website ("**wiki**") or any other website, service, platform, program, application or other form or method of communication, whether now known or hereinafter devised. **For example and for the sake of clarity, I may NOT make disclosures prohibited hereunder via FACEBOOK, INSTAGRAM, TWITTER, YOUTUBE, TIKTOK, SNAPCHAT, or any other similar website or service, whether existing now or in the future. I acknowledge that any disclosure of such information will constitute a material breach of this Agreement and will cause Producer and Streamer substantial and irreparable injury.**

_____ (Initial)

Such breach by me of this Agreement subjects me to potential liability to Producer and shall entitle Producer (and/or Streamer, as a third-party beneficiary of this provision) to, among other things:

(a) **withhold any appearance fee, guaranteed minimum, other fees, and arbitration award** that I otherwise am entitled to for participating in the Program; and

(b) proceed as may be necessary to enforce its rights and remedies in connection with any said breach, to which I will be responsible for all costs incurred in connection with Producer's enforcement of its rights and remedies, including but not limited to, attorneys' fees, damages, expenses, court costs, as well as all Producer's production costs related to the episode of the Program in which you appear.

I acknowledge that this Agreement may not be amended except in writing signed by Producer and me.

Name

Signature

Phone Number

Address (Street)

Email Address

City, State, Zip Code

*** NOTE: If signer is under 18 years of age, parent or guardian must also sign.**

Signature of Parent or Guardian

Address and phone number if different from Minor's

Email Address of Parent or Guardian



JUDY JUSTICE

MATERIALS, PHOTOGRAPH, VIDEO AND AUDIO RELEASE

I, _____, represent and agree as follows:

1. With regard to the following materials, photographs and/or video recordings and/or audio recordings described below:

and any other materials I may choose to present as evidence, (hereinafter referred to as the **"Property"**). I represent that I have the authority to grant the rights granted herein, including without limitation all rights regarding the likeness and/or sounds depicted in the Property.

2. I agree that Picrow Streaming Inc. (**"Producer"**), those authorized by Producer, and/or one or more of its companies, subsidiaries, representatives, agents, employees, officers, directors, shareholders or independent contractors, assignees, or licensees (**"Released Parties"**) may display, sell and exploit the Property without exception or reservation, including without limitation all pictures, likenesses and sounds connected with the Property, and that Picrow Streaming Inc. shall be and now is the exclusive owner of the results and proceeds of such display, sale and exploitation, with the right, forever and throughout the world, to use and to license others to do so, all or any portion thereof and reproductions thereof, and the names, voices, likenesses, and biographical material concerning all persons or objects depicted in the Property, and editorial comments concerning all persons depicted in the Property, and in connection with the unlimited use and sale thereof in all media, whether now known or hereafter devised, and in the advertising, sale, publicizing, and exploitation thereof.

3. I hereby agree to indemnify and hold harmless Producer or any other person or entity associated with Producer or the Released Parties whether for defamation, violation of anyone's right to privacy, or any other claim or matter arising out of or in any manner connected with the use and exercise of any of the rights granted to Producer or the Released Parties herein.

4. I agree that I have been fully informed of all of my rights and that I have been given the opportunity to seek independent counsel to answer all questions which I may have or have had concerning my rights and that all of these questions have been answered to my satisfaction.

Name

Signature

Email Address

Date



JUDY JUSTICE

WITNESS RELEASE

Picrow Streaming Inc. ("Producer")
736 Seward Street
Los Angeles, CA 90038

Name: _____

Date: _____

I am appearing on behalf of ____ Plaintiff; ____ Defendant; ____ Independent

In connection with my appearance as a witness for _____ in the above action, I represent and agree as follows:

1. I agree that Producer and those authorized by Producer may photograph, videotape, or film me and record my voice, conversation, and sounds during and in connection with my involvement in the Program, whether any time before, during or after the taping of the Program, including, but not limited to photographs, videotapes, film, or audiotapes which may contain my previously recorded image, voice, conversation or sounds, and that Producer shall be the exclusive owner of all of the results and proceeds of such photography, videotaping, filming and recording, with the right, forever and throughout the world, to use in media of all types and kinds whether now known or hereafter created for any purpose whatsoever and to license others to do so, all or any portion thereof and/or reproduction thereof, and my name, voice, likeness, and biographical material concerning me, and editorial comments relating to me as well as in books and publications based upon or adapted therefrom, and in connection with the unlimited use and sale thereof in all media whether now known or hereafter created, and in the advertising, sale, promotion, publicizing, and exploitation thereof. Producer and all others authorized shall have unlimited and perpetual rights worldwide to sell, distribute, license and exploit the Program and the above rights in any and all media, whether now known or hereafter created, in perpetuity (and in advertising, promotion, publicity, and exploitation concerning the Program). However, it is understood that Producer is not obligated or required to broadcast or otherwise exploit the Program. In consideration of the foregoing, Producer shall pay me the sum of \$_____ for my appearing on the television program "**JUDY JUSTICE**" ("**Program**"). I understand that state and federal taxes may be applicable to any monetary compensation I receive. I further understand and agree that I will be solely responsible for any and all taxes with respect to any monetary compensation I receive.

2. I acknowledge and agree that I am aware that COVID-19 (as defined by the World Health Organization) infections have been confirmed in the greater Los Angeles, California area and throughout the United States. I understand and expressly assume the risk that I may be exposed to COVID-19 and any strains, variants, or mutations thereof, the Coronavirus that causes COVID-19, and/or other communicable or infectious diseases (collectively a "Disease") in connection with my participation in the Program, including but not limited to: (1) any pre-production travel by all means of transportation; (2) travel to and from the Culver Studios Lot, any Producer owned and Producer affiliated buildings, offices, trailers, and/or facilities (collectively "Producer Locations"); (3) travel to and from third party owned buildings, offices, trailers, and/or facilities (collectively "Third Party Locations"); (4) travel during my visit to Producer Locations and/or Third Party Locations; and, (5) hotel stays. I expressly understand that these risks include, but are not limited to: (1) contracting a Disease and the associated dangers; (2) spreading a Disease to household members and anyone with whom I come into contact; (3) suffering heart attacks or other heart problems; (4) respiratory failure and other respiratory problems; (5) other health problems; (6) other bodily injuries; (7) medical complications and physical and mental injuries, both foreseen and unforeseen, that may result from contracting a Disease; (8) potential financial responsibility related to contracting a Disease; and, (9) being in close proximity to and coming in contact with other individuals or surfaces that have been contaminated with or may transmit a Disease. I further acknowledge and understand that any interaction with the general public poses an elevated, inherent risk of being exposed to and contracting a Disease, and that Producer and anyone connected to the Program cannot guarantee that I will not be exposed during my participation in the Program, and that as such, potential exposure to or contraction of a Disease are risks inherent in my decision to appear on the Program and cannot be eliminated. I further acknowledge and understand that if I am infected with a Disease, I may infect others I subsequently come into contact with, even if I am not experiencing or displaying any symptoms myself, and that my risk of spreading a Disease to others remains even after my participation in the Program has ended.

3. I understand that in connection with my consideration to appear on the Program, and my continued participation in the Program, I may be required to undergo medical testing for a Disease and general medical screening on multiple occasions. I agree to comply and participate in any Disease testing or general medical screening required by Producer. I acknowledge and understand that the results of such testing cannot be guaranteed to be 100% accurate, and that even if the results of such testing are negative for a Disease, it is possible that I and other participants may nonetheless carry a Disease. I further agree to comply with all safety protocols and instructions provided to me in connection with my participation in the Program. I understand and acknowledge that neither Producer nor any other party has represented to me that any other participant or any other individual involved in the production of the Program is or will be free of a Disease. I acknowledge and agree that Producer may, at any time

and in its sole discretion, remove me from participation in the Program and/or replace me as a participant in the Program if I test positive for a Disease or if I experience any symptoms potentially related to a Disease. The risk of contracting a Disease is among the matters released hereunder.

4. Producer may, in its sole discretion, screen me for a Disease related symptom, including, without limitation, taking my temperature, during my participation in the Program and visit to Producer Locations and Third Party Locations. I further agree to provide Producer any documentation that Producer shall deem necessary in connection with facilitating a safe environment, including without limitation, truthfully completing a health questionnaire. If I am diagnosed with a Disease or experience symptoms potentially related to a Disease, I shall advise Producer immediately.

5. I understand that I must disclose to Producer if I have received any form of compensation within the past three years for services rendered as an actor or actress or as a result of my involvement in the entertainment industry. I further understand that I shall not, in any way, misrepresent, exaggerate or misstate my occupation or any other information that I present either before, during or after the taping of the Program. I further understand that in appearing on the Program I am not rendering services as an actor or actress.

6. I understand and agree that I will not participate or appear as either a plaintiff, defendant, audience member or witness on any court television show in connection with the resolution of any dispute, claim or lawsuit whatsoever for a one-year period of time from the date of my appearance on the Program. In the event that I violate this release and participate or appear on another court television show within one year from the date of my appearance on the Program, I understand that Producer shall be entitled to receive from me any and all expenses incurred or monies paid on my behalf in connection with my appearance on the Program, including but not limited to all travel expenses, appearance fees, award amounts and all costs and expenses incurred in connection with the production and taping of my appearance on the Program.

7. I understand and agree that selecting me as a participant is and shall be within Producer's sole discretion and that Producer is under no obligation to me whatsoever in this regard. I further understand and agree that interviewing me and/or inviting me to the studio does not guarantee that I will be considered as or selected to be a participant on the Program. Moreover, even if I am selected, Producer nevertheless is under no obligation to afford me the opportunity to appear, and if I appear on a recorded Program, or any part thereof, Producer has no obligation to broadcast the Program, or any part thereof.

8. I am not a candidate for any public office and I agree not to accept any candidacy until after my appearance on the Program.

9. Only those travel expenses that have been specifically agreed to in writing by Producer will be paid or reimbursed in connection with my participation and/or involvement with the Program.

10. I understand that it is a Federal offense, unless disclosed in writing prior to the telecast, to Producer, or to the stations or network which telecast the Program, to: (a) give or agree to give any member of the production staff, anyone associated in any manner with the Program, or any representative of the stations or network, anything of value for arranging for my appearance on the Program; (b) accept or agree to accept anything of value to promote any product, service or venture on the air, or use any prepared material containing such a promotion where I know the writer thereof received consideration for it.

11. I covenant and agree not to sue the "Released Parties" (that is, the Arbitrator, Judith Sheindlin, the Producer, Picrow Streaming Inc., individual producers, any affiliated company, subsidiary, parent company, carrier stations, sponsors, advertisers, associated organizations as well as their respective employees, attorneys, representatives, officers, directors, shareholders, agents, licensees, predecessors, successors, and assigns) for any loss, claims or injuries of every kind and nature which I may now have, or may hereafter acquire, arising out of or in connection with the Program including, without limitation: (a) any claims, demands and causes of action for invasion of privacy or publicity, defamation, infliction of emotional distress or any other tort in connection therewith; (b) because I do not like the manner in which Producer granted and/or used my name, voice, appearance, or Personal Information in the Program (or derivative works); (c) because of any disclosure of personal or private information; (d) because Producer did not produce, tape, and/or broadcast my arbitration; (e) because I do not like the questions, responses or outcome of the arbitration; (f) because I do not like the outcome of any medical screening or Disease testing; (g) because I contracted a Disease; (h) because of any disclosure of information related to the medical screening or Disease testing; and (i) of any personal or other injuries to third parties, including but not limited to, claims of loss of consortium, emotional distress, or wrongful death; or relating to my appearance on the Program or in the Arbitration or in any manner connected with the use and exercise of any of the rights granted to Producer herein. My agreement not to sue is a private, voluntary transaction with Producer whereby I, in consideration of the opportunity to appear on or in conjunction with the Program and for other good and valuable consideration, agree to shoulder the risk that the law might otherwise place on Producer or the other person and entities described herein. I further agree that should I violate this agreement and covenant by filing suit against any of the persons or entities named herein then, in that event, each of them will be entitled to their attorneys' fees as damages in addition to any other damages they may suffer as a consequence of my breach of this release. This agreement shall apply to all claims, unknown or unanticipated results of the transactions and occurrences described above, as well as those known and anticipated, and I hereby knowingly waive any and all rights and protections under California Civil Code Section 1542, which section reads as follows:

“A general release does not extend to claims that the creditor or releasing party does not know or suspect to exist in his or her favor at the time of executing the release and that, if known by him or her, would have materially affected his or her settlement with the debtor or released party.”

12. My consent to be taped means that I hereby release the Released Parties as defined above in paragraph 11 from any and all liability, costs, expenses or damages arising from or in any manner related to any medical and/or psychiatric conditions caused, or allegedly caused, and/or worsened, or allegedly worsened, by my appearance on and/or involvement with the Program.

13. I agree that at no time will I threaten, encourage or engage in any type of physical confrontation or assault with any person or persons connected with, or appearing on, the Program. Furthermore, to the extent that there are any restraining orders or orders of protection involving me which are in effect at the time of my appearance or involvement with the Program, I agree to abide by the terms of said order. I hereby release the Released Parties, as defined in paragraph 11 above, from any and all liability, costs, expenses, claims or damages whatsoever arising from or in any manner related to, or arising out of, any restraining order or order of protection in effect at the time of my appearance or involvement with the Program, or any alleged violation of any such order.

14. **I represent and warrant that I have not, and will not, contact the press, give any interviews, or go on the Internet (including, but not limited to, any websites, online message boards, forums, chat rooms or social networks including, but not limited to, Facebook, Instagram, Snapchat, YouTube, Twitter or Twitch, to disclose or discuss in any manner any information relating to my experience with, or appearance on, the Program or regarding any behind-the-scene events of the Program without first obtaining the Producer's written consent. I represent and warrant that I will not write or contribute to any book, magazine article or newspaper article, or publish or submit for publication any writing whatsoever relating to my experience with, or appearance on, the Program, or regarding any behind-the-scene events relating to the Program without first obtaining Producer's written consent. INITIALS: _____**

15. In signing this Release, no promises have been made to me other than as set forth herein, and I have not relied on any representations or other statements that are not contained herein. I further agree that no oral agreements or amendments are binding on Producer unless and until reduced to writing and signed by a duly authorized officer of Producer. If any provision or provisions of this Release shall be held to be invalid, illegal, unenforceable or in conflict with the law of any jurisdiction, the validity, legality and enforceability of the remaining provisions shall not in any way be affected or impaired thereby. I acknowledge and agree that this release shall be deemed made and performed in Los Angeles, California and shall be governed by the laws of the State of California, without regard to its choice of law rules and without regard to conflicts of laws principles and constitutes a complete and binding agreement between Producer and me. I agree to submit exclusively to the jurisdiction of a court of competent jurisdiction located within the county of Los Angeles, State of California and agree that the California Rules of Civil Procedure, including, without limitation, CCP ANTI-SLAPP section 425.16 shall apply to any legal proceedings.

16. I agree that I have been fully informed of all of my rights and that I have been given the opportunity to seek independent counsel to answer all questions which I may have or have had concerning my rights and that all of these questions have been answered to my satisfaction.

17. I understand that I face potential liability to Producer, and/or forfeiture of any appearance fee, guaranteed minimum payment, or arbitration award, for any breach of this Release and that Producer hereby reserves the right to proceed as may be necessary to enforce its rights and remedies in connection with any said breach. I further understand that I will be responsible for all costs incurred in connection with enforcing Producer's rights and remedies, including but not limited to Producer's attorneys' fees, damages, expenses, and court costs.

18. I acknowledge that this Release may not be amended except in writing signed by Producer and me.

19. I certify that all of the statements herein contained are true to the best of my knowledge and belief.

[SIGNATURE LINES FOLLOW ON NEXT PAGE]

*** NOTE: If signer is under 18 years of age, legal custodial parent(s) or guardian must also sign.**

Name

Address (Street)

City, State, Zip Code

Phone Number

Email Address

Signature

* Name of Parent or Guardian

* Signature of Parent or Guardian

* Phone Number of Parent or Guardian

* Email Address of Parent or Guardian