## IN THE CIRCUIT COURT OF THE SIXTH JUDICIAL CIRCUIT IN AND FOR PINELLAS COUNTY, FLORIDA CASE NUMBER: 12012447-CI-011

TERRY GENE BOLLEA, professionally known as HULK HOGAN,

Plaintiff,

VS.

HEATHER CLEM; GAWKER MEDIA, LLC, a/k/a GAWKER MEDIA; et al.,

Defendants.

## OBJECTIONS TO SUBPOENA DUCES TECUM WITHOUT DEPOSITION

- 1. Objection; overbroad, vague and not reasonably calculated to lead to discovery of admissible evidence. This request is not limited in scope or time. Additionally, it calls for information protected by the attorney/client, work/product, and settlement negotiation privileges.
- 2. Objection; overbroad, vague and not reasonably calculated to lead to discovery of admissible evidence. This request is not limited in scope or time. Additionally, it calls for information protected by the attorney/client, work/product, and settlement negotiation privileges.
- 3. Objection; overbroad, vague and not reasonably calculated to lead to discovery of admissible evidence. This request is not limited in scope or time. Additionally, it calls for information protected by the attorney/client, work/product, and settlement negotiation privileges.
- 4. Objection; overbroad, vague and not reasonably calculated to lead to discovery of admissible evidence. This request is not limited in scope or time. Additionally, it calls for information protected by the attorney/client, work/product, and settlement negotiation privileges.
- 5. Objection; overbroad, vague and not reasonably calculated to lead to discovery of admissible evidence. This request is not limited in scope. Additionally, it calls for information protected by the attorney/client, work/product, and settlement negotiation privileges.
- 6. Objection; overbroad, vague and not reasonably calculated to lead to discovery of admissible evidence. This request is not limited in scope or time. Additionally, it calls

- for information protected by the attorney/client, work/product, and settlement negotiation privileges.
- 7. Objection; overbroad, vague and not reasonably calculated to lead to discovery of admissible evidence. This request is not limited in scope or time. Additionally, it calls for information protected by the attorney/client, work/product, and settlement negotiation privileges.
- 8. Objection; overbroad, vague and not reasonably calculated to lead to discovery of admissible evidence. This request is not limited in scope or time. Additionally, it calls for information protected by the attorney/client, work/product, and settlement negotiation privileges.
- 9. Objection; overbroad, vague and not reasonably calculated to lead to discovery of admissible evidence. This request is not limited in scope or time. Additionally, it calls for information protected by the attorney/client, work/product, and settlement negotiation privileges.
- 10. Objection; overbroad, vague and not reasonably calculated to lead to discovery of admissible evidence. This request is not limited in scope or time. Additionally, it calls for information protected by the attorney/client, work/product, and settlement negotiation privileges.
- 11. Objection; overbroad, vague and not reasonably calculated to lead to discovery of admissible evidence. This request is not limited in scope or time. Additionally, it calls for information protected by the attorney/client, work/product, and settlement negotiation privileges.
- 12. Objection; overbroad, vague and not reasonably calculated to lead to discovery of admissible evidence. This request is not limited in scope or time. Additionally, it calls for information protected by the attorney/client, work/product, and settlement negotiation privileges.
- 13. Objection; overbroad, vague and not reasonably calculated to lead to discovery of admissible evidence. This request is not limited in scope or time. Additionally, it calls for information protected by the attorney/client, work/product, and settlement negotiation privileges.
- 14. Objection; overbroad, vague and not reasonably calculated to lead to discovery of admissible evidence. This request is not limited in scope or time. Additionally, it calls for information protected by the attorney/client, work/product, and settlement negotiation privileges.
- 15. Objection; overbroad, vague and not reasonably calculated to lead to discovery of admissible evidence. This request is not limited in scope or time. Additionally, it calls for information protected by the attorney/client, work/product, and settlement

- negotiation privileges.
- 16. Objection; overbroad, vague and not reasonably calculated to lead to discovery of admissible evidence. This request is not limited in scope or time. Additionally, it calls for information protected by the attorney/client, work/product, and settlement negotiation privileges.
- 17. Objection; overbroad, vague and not reasonably calculated to lead to discovery of admissible evidence. This request is not limited in scope or time. Additionally, it calls for information protected by the attorney/client, work/product, and settlement negotiation privileges.
- 18. Objection; overbroad, vague and not reasonably calculated to lead to discovery of admissible evidence. This request is not limited in scope or time. Additionally, it calls for information protected by the attorney/client, work/product, and settlement negotiation privileges.
- 19. Objection; overbroad, vague and not reasonably calculated to lead to discovery of admissible evidence. This request is not limited in scope or time. Additionally, it calls for information protected by the attorney/client, work/product, and settlement negotiation privileges.
- 20. Objection; overbroad, vague and not reasonably calculated to lead to discovery of admissible evidence. This request is not limited in scope. Additionally, it calls for information protected by the attorney/client, work/product, and settlement negotiation privileges.
- 21. Objection; overbroad, vague and not reasonably calculated to lead to discovery of admissible evidence. This request is not limited in scope or time. Additionally, it calls for information protected by the attorney/client, work/product, and settlement negotiation privileges.

## **CERTIFICATE OF SERVICE**

I HEREBY CERTIFY that a true and correct copy of the foregoing was furnished by electronic mail to: Gregg D. Thomas, Esquire, gthomas@tlolawfirm.com, THOMAS & LOCICERO, 601 South Boulevard, Tampa, FL 33606 and Charles J. Harder, Esquire, <a href="mailto:charder@hmafirm.com">charder@hmafirm.com</a>, Harder, Mirell, and Abrams, LLP, 1801 Avenue of the Stars, Suite 1120, Los Angeles, CA, 90067 on this \_\_\_\_\_\_\_ day of September, 2013.

ÁDAMS & DIACO, P.A

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