# EXHIBIT C

## **AFFIDAVIT OF SERVICE**

#### State of Florida

**County of Pinellas** 

**Circuit Civil Court** 

Case Number: 12012447-CI-011 Court Date: 9/20/2013 10:00 am

Plaintiff:

TERRY GENE BOLLEA, PROFESSIONALLY KNOWN AS HULK HOGAN

VS.

Defendant: HEATHER CLEM; GAWKER MEDIA, LLC, AKA GAWKER MEDIA; ET AL,

For: THOMAS & LOCICERO P.O. Box 2602 Tampa, FL 33602

Received by FAITHFUL PROCESS on the 3rd day of September, 2013 at 4:38 pm to be served on **BUBBA THE** LOVE SPONGE CLEM AKA TODD CLEM, 5264 61ST STREET SOUTH, ST. PETERSBURG, FL 33715.

I, DANIEL BYRD, being duly sworn, depose and say that on the 4th day of September, 2013 at 6:01 pm, I:

INDIVIDUALLY/PERSONALLY served by delivering a true copy of the Subpoena Duces Tecum Without Deposition with the date and hour of service endorsed thereon by me, to: TODD CLEM at the address of: 5264 61ST STREET SOUTH, ST. PETERSBURG, FL 33715, and informed said person of the contents therein, in compliance with state statutes.

certify that I am over the age of 18, have no interest in the above action, and am a Certified Process Server, in good standing, in the judicial circuit in which the process was served.

Subscribed and Sworn to before me on the 6th day of September, 2013 by the affiant who is personally

known to me NOTARY PUBL



DANIEL-BYRD Process Server

FAITHFUL PROCESS P.O. Box 172998 Tampa, FL 33672 (813) 223-2255

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### IN THE CIRCUIT COURT OF THE SIXTH JUDICIAL CIRCUIT IN AND FOR PINELLAS COUNTY, FLORIDA

# TERRY GENE BOLLEA professionally known as HULK HOGAN,

Plaintiff,

Case No.: 12012447-CI-011

vs.

HEATHER CLEM; GAWKER MEDIA, LLC aka GAWKER MEDIA; et al.,

Defendants.

\_\_\_\_\_/

### SUBPOENA DUCES TECUM WITHOUT DEPOSITION

THE STATE OF FLORIDA:

TO: Bubba the Love Sponge Clem, aka, Todd Alan Clem 5264 61st Street South St. Petersburg, FL 33715

YOU ARE COMMANDED by Defendant Gawker Media, LLC, to produce the documents described in Schedule A at Marilyn McCloskey & Assoc., 405 6th St. S., Suite 102 St. Petersburg, FL 33701, on or before September 16, 2013 at 10:00 a.m.

In the alternative, you may mail the requested documents, for delivery prior to the deadline above, to Gregg D. Thomas, Thomas & LoCicero PL, 601 South Boulevard, Tampa, FL 33606. If you fail to comply, you may be in contempt of court.

You are subpoenaed to appear by the following attorney, and unless excused from this subpoena by this attorney, you shall respond to this subpoena as directed. You have a right to object to the production under Florida Rule of Civil Procedure 1.351 and you will not be required to surrender the documents or things requested. No testimony will be taken. DATED on August 29, 2013.

<u>/s Gregg D. Thomas</u> Gregg D. Thomas For the Court Gregg D. Thomas Florida Bar No. 223913 Attorney for Gawker Media, LLC Thomas & LoCicero, PL 601 South Boulevard Tampa, FL 33606 (813) 984-3060 Telephone (813) 984-3070 Facsimile gthomas@tlolawfirm.com

#### SCHEDULE A

### INSTRUCTIONS AND DEFINITIONS

I. "You" and "your" mean Todd Alan Clem ("Mr. Clem"), and any agents, attorneys, or other persons or entities acting for or on behalf of him or in concert with him, including without limitation any personal services corporations that make available or license his services. When documents or things are requested, such request includes materials in the possession, custody or control of your agents, attorneys or other persons acting on their or your behalf.

2. "Mrs. Clem" means your former wife, Defendant Heather Clem.

3. "Plaintiff" means Plaintiff Terry Gene Bollea (professionally known as "Hulk Hogan"), as well as any agents, attorneys and consultants acting on his behalf.

4. "Sex Video" means any video and/or audio footage created during the period in which Mr. Clem was married to Mrs. Clem that depicts Mrs. Clem having sexual relations with a person or persons other than Mr. Clem, or Mr. Clem having sexual relations with a person or persons other than Mrs. Clem. For the avoidance of doubt, "Sex Video" includes any video and/or audio footage depicting Mrs. Clem having sexual relations with Plaintiff, including the Bollea Video as that term is defined below.

5. The "Bollea Video" means the Sex Video that is at issue in this lawsuit and the subject of the Gawker Story as that term is defined below and excerpts of which were posted on www.gawker.com to accompany the Gawker Story.

6. The "Gawker Story" means the story entitled "Even For a Minute, Watching Hulk Hogan Have Sex on a Canopy Bed is Not Safe For Work, But Watch It Anyway" published on www.gawker.com on or about October 4, 2012.

7. "Sexual Relations" means sexual intercourse, anal intercourse, fellatio, or cunnilingus.

8. The words "and" and "or" also have the meaning "and/or."

9. The terms "all" and "any" shall be considered to include "each" and every." Use of any of these terms incorporates them all.

10. The term "person" means all individuals and entities.

11. Unless otherwise specified, the term "Relevant Time Period" means the period from 2002 to the present.

12. The term "document(s)" means all materials within the full scope of Rule 1.350, including but not limited to: all writings and recordings, including the originals and all nonidentical copies, whether different from the original by reason of any notation made on such copies or otherwise (including but without limitation to, email and attachments, "instant" messages or "IM" messages, "wall" postings on Facebook, Myspace postings, Twitter postings or "tweets," correspondence, memoranda, notes, diaries, minutes, statistics, letters, telegrams, contracts, reports, studies, checks, statements, tags, labels, invoices, brochures, periodicals, telegrams, receipts, returns, summaries, pamphlets, books, interoffice and intraoffice communications, offers, notations of any sort of conversations, working papers, applications, permits, file wrappers, indices, telephone calls, meetings or printouts, teletypes, telefax, invoices, worksheets, and all drafts, alterations, modifications, changes and amendments of any of the foregoing), graphic or aural representations of any kind (including without limitation, photographs, charts, microfiche, microfilm, videotape, recordings, motion pictures, plans, drawings, surveys), and electronic, mechanical, magnetic, optical or electric records or

representations of any kind (including without limitation, computer files and programs, tapes, cassettes, discs, recordings), including metadata.

13. "Communication" shall be construed in its broadest sense and shall mean every manner or means of disclosure, transfer or exchange, and every disclosure, transfer or exchange of information, whether orally, or face-to-face or by telephone, mail, personal delivery, document, or otherwise.

14. Throughout these requests, the singular shall include the plural and the plural shall include the singular.

15. The following terms should be read as if they were synonymous, and each should be taken to include the meaning of all of the others: related to, related in any manner to, concerning, referring to, alluding to, responding to, connected with, with respect to, commenting on, about, regarding, announcing, explaining, discussing, showing, describing, studying, reflecting, analyzing or constituting.

16. If you contend that it would be unreasonably burdensome to produce all the documents called for in response to any request, you should:

(a) produce all documents that are available without unreasonable burden; and

(b) describe with particularity the reasons why production of the remaining documents would be unreasonably burdensome.

17. In the event that any responsive document cannot be produced in its entirety, you are requested to produce the document to the fullest extent possible, specifying the reasons for your inability to produce the remainder and describing to the fullest extent possible the contents of the unproduced portion.

18. With respect to your responses to the following requests for production, if any document or any portion of any document is withheld because of a claim of privilege, please state the basis for your claim of privilege with respect to such document or portion of any document and the specific ground(s) on which the claim of privilege rests, and including, with respect to documents: the date appearing on the document, or if no date appears, the date on which the document was prepared; the name of the person(s) to whom the document was addressed; the name of each person, other than addressee(s), to whom the document, or a copy thereof, was sent or with whom the document was discussed; the name of the person(s) who signed the document, or if not signed, the name of the person(s) who prepared it; the name of each person making any contribution to the authorship of the document; and the general nature or description of the document and the number of pages of which it consists.

19. In the event that any documents or things that would have been responsive to these requests have been destroyed, discarded or lost, please identify each such document or thing, including: the nature of the document or thing; the author(s) and addressee(s) of any document; any indicated or blind copies of any document; the document's subject matter, number of pages and attachments or appendices; all persons to whom the document was distributed or persons who have seen the thing; the date of destruction, discard or loss; and, if destroyed or discarded, the reasons therefore and the identity of the person(s) authorizing or carrying out any such destruction or discard.

### DOCUMENTS TO BE PRODUCED

Request No. 1:

Any and all documents in any manner related to the Bollea Video.

Request No. 2: Any and all documents in any manner related to any communications you had about the Bollea Video, including, but limited to, communications with Mrs. Clem and/or Plaintiff.

Request No. 3: Any and all documents in any manner related to any Sex Video other than the Bollea Video.

Request No. 4: Any and all documents in any manner related to any communications you had about any Sex Video other than the Bollea Video, including, but not limited to, communications with Mrs. Clem and/or Plaintiff.

Request No. 5: Any and all documents in any manner related to the Gawker Story and/or the excerpts of the Bollea Video accompanying the Gawker Story.

Request No. 6: Any and all documents in any manner related to any communications you had about the Gawker Story and/or the excerpts of the Bollea Video accompanying the Gawker Story.

Request No. 7: Any and all documents in any manner related to any communications between you and Plaintiff from January 1, 2012 to the October 31, 2012.

Request No. 7: Any and all documents in any manner related to any communications regarding Sexual Relations between Plaintiff and Mrs. Clem, including, but not limited to, communications with Mrs. Clem and/or Plaintiff.

Request No. 8: Any and all documents concerning the ownership of any Sex Video, including, but not limited to, the Bollea Video.

Request No. 9: Any and all documents related to or reflecting any agreements to maintain the confidentiality of any Sex Video, including, but not limited to, the Bollea Video.

Request No. 10: Any and all documents related to any steps taken to maintain the confidentiality of any Sex Video, including, but not limited to, the Bollea Video.

Request No. 11: Any and all documents concerning the dissemination, transmission, distribution, publication, sale and/or offering for sale of any Sex Video, including, but not limited to, the Bollea Video.

Request No. 12: Any and all documents concerning the storage or disposal of any Sex Video, including, but not limited to, the Bollea Video.

Request No. 13: Any and all documents relating to your divorce from Mrs. Clem that refer and relate to any Sex Video, including, but not limited to, the Bollea Video.

Request No. 14: Copies of any Sex Video that depicts Mr. Bollea having Sexual Relations, including, but not limited to, with Mrs. Clem.

Request No. 15: Any and all documents concerning your claim that Plaintiff attempted to obtain your approval or blessing for him to have sexual relations with Mrs. Clem, including without limitation as reported at http://www.conline.com/news/354384/bubba-thelove-sponge-slams-hulk-hogan-s-sex-tape-lawsuit-blasts-wrestler-as-ultimate-lying-showman, and http://www.tampabay.com/blogs/media/content/bubba-love-sponge-calls-hulk-hoganhypocritical-fraud-over-sex-tape-lawsuit.

**Request No. 16:** Any and all documents concerning your claim that Plaintiff was aware that the Bollea Video was being recorded, including without limitation as reported at http://www.eonline.com/news/354384/bubba-the-love-sponge-slams-hulk-hogan-s-sex-tape-

lawsuit-blasts-wrestler-as-ultimate-lying-showman, and

http://www.nydailynews.com/entertainment/gossip/bubba-hulk-article-1.1184952.

Request No. 17: Any and all documents concerning any public statements made by you about any Sex Video, including, but not limited to, the Bollea Video.

Request No. 18: Any and all documents concerning any public statements made by you about the Gawker Story and/or the excerpts of the Bollea Video accompanying the Gawker Story.

Request No. 19: Any and all documents concerning any video and/or audio recording equipment, security system and/or surveillance equipment in the residence you shared with Mrs. Clem (i.e., the residence depicted in the Bollea Video), during the Relevant Time Period, including, but not limited to, the equipment or system used to record any Sex Tape (including without limitation the Bollea Video).

**Request No. 20:** Any and all documents concerning the claims brought against you in this action by Mr. Bollea and the settlement of such claims, including, but not limited to, any documents containing, reflecting or relating to communications between you or your agents or attorneys and the agents or attorneys of Mr. Bollea.

**Request No. 21:** Any and all documents concerning any efforts by Plaintiff to stop publication or dissemination of the Bollea Video and/or reports about its existence.