

Exhibit 8

July 25, 2016

EMERGENCY CONSIDERATION REQUESTED

Via Hand Delivery

The Honorable Pamela A.M. Campbell
Civil Division, Section 11
St. Petersburg Judicial Building
545 1st Avenue North, Room 300
St. Petersburg, Florida 33701

Re: *Bollea v. Gawker, et al.*
Case No. 12012447-CI-011

Dear Judge Campbell:

Enclosed is a binder containing Mr. Bollea's **Emergency** Motion to Vacate and/or Modify June 10, 2016 Oral Ruling on Motion for Stay of Execution Pending Appeal, for Rehearing and Reconsideration, and for Sanctions, Order to Show Cause and Award of Attorneys' Fees and Costs Against Defendants Denton and Daulerio ("Emergency Motion"), including copies of the Exhibits thereto.

As set forth in the Emergency Motion, Gawker's bankruptcy court issued an order today vacating the temporary restraining order and related stay that was preventing Mr. Bollea from enforcing and executing upon his Final Judgment against Mr. Denton and Mr. Daulerio, individually. As a result, Mr. Bollea is authorized to move forward in this case against Mr. Denton and Mr. Daulerio.

Mr. Bollea is respectfully requesting emergency consideration of the enclosed motion seeking relief associated with Your Honor's June 10, 2016 oral ruling on Mr. Denton's and Mr. Daulerio's Motion for Stay of Execution for several reasons.

First, the Bankruptcy Court's July 25, 2016 Order provides for a two (2) day period during which Mr. Bollea cannot domesticate his Final Judgment against Mr. Denton. This two day grace period was provided to allow for the parties to address the stay of execution with the Court before Mr. Bollea domesticates his Final Judgment.

Second, Mr. Denton and Mr. Daulerio have indicated that they intend to seek a stay in the appellate court on an emergency basis. We believe the stay issue is already pending before Your Honor, and that seeking appellate relief at this time is improper.

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The Honorable Pamela A.M. Campbell

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
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Third, as set forth in the Emergency Motion, Mr. Bollea believes that Mr. Denton's and Mr. Daulerio's assets have been and/or are in danger of being dissipated and diverted. Mr. Bollea's ability to secure his Final Judgment as a lien is also at imminent risk.

As always, Your Honor's consideration of these materials is greatly appreciated.

Respectfully,

BAJO | CUVA | COHEN | TURKEL



Shane B. Vogt

Enclosure

cc: Counsel of record via email