EXHIBIT F

SCOTT KIDDER TERRY GENE BOLLEA vs. HEATHER CLEM

1 2 IN THE CIRCUIT COURT OF THE 3 SIXTH JUDICIAL CIRCUIT 4 IN AND FOR PINELLAS COUNTY, FLORIDA Case No. 12012447CI-011 5 -----) 6 TERRY GENE BOLLEA professionally known as HULK HOGAN, 7 Plaintiff, 8 vs. 9 10 HEATHER CLEM, GAWKER MEDIA, LLC a/k/a GAWKER MEDIA, GAWKER MEDIA GROUP, INC. 11 a/k/a GAWKER MEDIA, GAWKER ENTERTAINMENT, LLC, GAWKER TECHNOLOGY, LLC, GAWKER SALES, 12 LLC, NICK DENTON, A.J. DAULERIO, KATE BENNERT and BLOGWIRE HUNGARY SZELLEMI 13 ALKOTAST HASZNOSITO KFT a/k/a GAWKER MEDIA, 14 Defendants. -----) 15 16 17 18 VIDEOTAPED DEPOSITION OF SCOTT KIDDER 19 20 New York, New York 21 Tuesday, October 1, 2013 22 23 24 Reported by: Toni Allegrucci JOB NO. 10069 25



SCOTT KIDDER TERRY GENE BOLLEA vs. HEATHER CLEM

Г

1	S. Kidder
2	knowledge, played any role at Gawker Media,
3	LLC in connection with the posting of the
4	Hulk Hogan sex tape video?
5	A. No.
6	MR. MIRELL: Okay. I have no
7	further questions of the witness.
8	MR. BERLIN: I have no questions.
9	MR. MIRELL: And I thank you.
10	THE WITNESS: Thank you.
11	MR. MIRELL: Can we go off the
12	record?
13	THE VIDEOGRAPHER: The time now is
14	5:26 p.m. Going off the record.
15	(Off-the-record discussion held.)
16	THE VIDEOGRAPHER: The time now is
17	5:27 p.m. We're back on the record.
18	MR. MIRELL: Off the record
19	Mr. Berlin and I discussed a couple of
20	matters, the first being that we're
21	prepared to adjourn this deposition for
22	today. There are pending motions to
23	compel and in the event that those
24	motions result in the production of any
25	additional documents or information for



SCOTT KIDDER TERRY GENE BOLLEA vs. HEATHER CLEM

1	S. Kidder
2	which Mr. Kidder in his capacity as
3	Gawker Media, LLC's corporate
4	representative might be implicated, we
5	are reserving the right to ask that he
6	be recalled for a subsequent deposition,
7	and I understand Mr. Berlin wishes to
8	reserve the right to object to any such
9	request.
10	MR. BERLIN: We would reserve the
11	right not to produce Mr. Kidder for the
12	additional day of deposition. There's
13	no reason why if the plaintiff wanted to
14	waive the outcome of the motion to
15	compel we couldn't have done that before
16	the deposition proceeded so that this
17	could be done once, and that is our
18	position and would be our position in
19	any attempt to recall this witness.
20	MR. MIRELL: All right. And with
21	respect to this, the transcript of this
22	deposition we are going to, Mr. Kidder,
23	ask that the Court Reporter prepare a
24	transcript, the original of which will
25	be sent to Mr. Berlin's office, that



800.211.DEPO (3376) EsquireSolutions.com