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# EXHIBIT C

\*\*\*ELECTRONICALLY FILED 11/24/2014 10:55:01 AM: KEN BURKE, CLERK OF THE CIRCUIT COURT, PINELLAS COUNTY\*\*\*

October	01,	201	3
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2	IN THE CIRCUIT COURT OF THE
3	SIXTH JUDICIAL CIRCUIT
4	IN AND FOR PINELLAS COUNTY, FLORIDA
5	Case No. 12012447CI-011
6	, TERRY GENE BOLLEA professionally known as HULK HOGAN,
7	Plaintiff,
8	
9	VS.
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
19	SCOTT KIDDER
20	New York, New York
21	Tuesday, October 1, 2013
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23	
24	Reported by: Toni Allegrucci
25	JOB NO. 10069



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11 12	State of New York.
10	Toni Allegrucci, a Notary Public of the
9	pursuant to Notice, before
8	1384 Broadway, New York, New York 10018,
6 7	SCOTT KIDDER, held at the offices of Esquire Deposition Solutions,
5	Videotaped Deposition of
4	
3	10:07 a.m.
2	October 1, 2013
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October 01, 2	013 3

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2	APPEARANCES:
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4	HARDER MIRELL & ABRAMS, LLP
5	Attorneys for Plaintiff
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7	Los Angeles, California 90067
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12	LEVINE SULLIVAN KOCH & SCHULZ, LLP
13	Attorneys for Defendants
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15	Washington, D.C. 20036
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19	BY: ALIA L. SMITH, ESQ.
20	asmith@lskslaw.com
21	
22	
23	ALSO PRESENT:
24	ANDREW RITCHIE, Videographer
25	HEATHER L. DIETRICK, Counsel, Gawker Media



1 S. Kidder 2 viewed basis not, say, a click basis, 3 correct. Okav. Does Gawker Media receive 4 Ο. any revenue in addition to the revenue it 5 received, it receives from a view when an 6 7 individual clicks on to a specific ad that 8 appears on that web page? 9 Α. Generally not. There's some ways 10 that we generate revenue. For example, the 11 commerce example I gave earlier where if you 12 buy a product through a site we might get a 13 percentage of that. Sometimes we display 14 house ads that we're not -- no one pays us 15 for it on an impression basis, but we make 16 money if we, if we click or if the reader 17 clicks, but generally with direct display 18 advertising sold by our ad sales team to 19 advertisers there's no additional revenue 20 received for, for a click. Excuse me. 21 How do house -- how does someone Ο.

22 Q. How do nouse -- now does someone 22 clicking onto a house ad result in revenue to 23 Gawker Media?

A. Well, if the house ad is, say for aproduct that we'd like you to purchase



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1	S. Kidder
2	through Amazon.com, we won't receive revenue
3	merely for clicking on the ad, but we will
4	receive should you ultimately make the
5	purchase at Amazon.com, for example.
6	Q. Gawker Media maintains a lot of
7	information about how its viewers, readers
8	behave. You indicated in your initial answer
9	to this series of questions, though, that you
10	did not maintain records with sufficient
11	granularity to permit you to quantify, I
12	suspect, the ways in which Gawker might have
13	obtained revenue from the appearance of the
14	Hulk Hogan sex tape video; is that accurate?
15	A. Yes.
16	Q. Is there, is there no resource that
17	could be tapped to identify how many
18	individuals who viewed the Hulk Hogan sex
19	tape video in its original iteration clicked
20	from that page to another page within
21	Gawker Media?
22	A. No.
23	Q. That information does not exist at
24	all?
25	A. We undertook a review of the
	Sesential Solution So

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1	S. Kidder
2	various analytic systems, both internal and
3	external, that we use as part of the
4	discovery process and we, we produced,
5	produced what was possible but that was not
6	able that was not something we were able
7	to ascertain.
8	Q. Okay. Has there never been a
9	need well, is it impossible to obtain that
10	information, or is it or has the
11	technology simply not been employed in order
12	to ascertain that?
13	A. We again, between our internal and
14	external analytics systems, we don't record
15	the data that would permit us to make that
16	finding.
17	Q. Are you aware of whether that is a
18	common practice within the internet industry,
19	whether, and by that I mean the ability
20	to the inability to ascertain whether a
21	particular reader of a web page has clicked
22	onto another web page of the same, on the
23	same site?
24	MR. BERLIN: Let me object to that,
25	given that the witness is here



1 S. Kidder 2 testifying about what Gawker Media 3 knows, not what common practice is other 4 places. But you can answer if you can. 5 We use many of the same analytics Α. 6 programs that many other websites do such as 7 Google Analytics, and I'm not aware of any 8 way to track that information. 9 Ο. All right. So sitting here today, 10 then, there's no way for you or us to know whether or how many individuals may have 11 12 clicked from the Hulk Hogan sex tape web 13 page onto another page within the 14 Gawker Media family? 15 That's correct. Α. 16 And the same is true with respect Ο. 17 to -- and there's no distinction that you are 18 drawing between the inability to know that 19 information vis-a-vis a click from the 20 Hulk Hogan web page to another web 21 page within Gawker.com, correct? 2.2 No, I'm not, I'm not drawing any Α. 23 distinction. Are you asking Gawker.com as 24 opposed to another Gawker Media site? 25 As opposed to, yeah, any of the Q.



1 S. Kidder 2 other sites that we talked about earlier? 3 Α. No, that's not a distinction I'm 4 making. 5 Ο. All right. But you do understand, and it is true, that from the Gawker.com 6 7 web page that included the Hulk Hogan sex 8 tape video one could have clicked not only to 9 any of the subsites of the Gawker.com but 10 could also have clicked to any of the other 11 sites that are controlled by Gawker Media, 12 correct? 13 Α. Yes. That's the exhibit we 14 reviewed earlier, there's that function 15 there, I think the design was different in 16 20 -- in 2012 but, yes, there's always been 17 other content that one can get to from any specific story. 18 19 Q. Okay, great. 20 MR. MIRELL: Now might be an 21 appropriate time to break if you'd like. 2.2 MR. BERLIN: Why don't we go off 23 the record and figure out what our 24 schedule will be. 25 THE VIDEOGRAPHER: The time now is



#### October 01, 2013 116

#### SCOTT KIDDER TERRY GENE BOLLEA vs. HEATHER CLEM

1	S. Kidder
2	12:40 p.m. Going off the record.
3	(Recess taken 12:40 p.m. until
4	12:46 p.m.)
5	THE VIDEOGRAPHER: The time now is
6	12:46 p.m. We're back on the record.
7	Q. Mr. Kidder, you understand you are
8	still under oath, correct?
9	A. Yes.
10	Q. In October of 2012 did the
11	employees of Gawker.com received strike
12	that.
13	In October of 2012 were the
14	employees of Gawker.com entitled to receive
15	bonus payments based upon a traffic to the
16	Gawker.com website?
17	A. Yes.
18	Q. Who was eligible to receive such
19	payments in October 2012?
20	A. Bonus payments or the distribution
21	of the site bonus pool was at the discretion
22	of the site's editor in chief, all editorial
23	employees and free-lancers are eligible.
24	Q. Would that have included Kate
25	Bennert at the time?



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2	CERTIFICATE
3	STATE OF NEW YORK )
4	: ss.
5	COUNTY OF NEW YORK )
6	
7	I, Toni Allegrucci, a Notary Public
8	within and for the State of New York, do
9	hereby certify:
10	That SCOTT KIDDER, the witness
11	whose deposition is hereinbefore set
12	forth, was duly sworn by me and that
13	such deposition is a true record of the
14	testimony given by the witness.
15	I further certify that I am not
16	related to any of the parties to this
17	action by blood or marriage, and that I
18	am in no way interested in the outcome
19	of this matter.
20	IN WITNESS WHEREOF, I have hereunto
21	set my hand this 3 day of October, 2013.
22	Joni allogrucci
23	/ With String with
24	TONI ALLEGRUCCI
25	
	ESOURE 800.211.DEPO (3376)