EXHIBIT 13

IN THE CIRCUIT COURT OF THE SIXTH JUDICIAL CIRCUIT IN AND FOR PINELLAS COUNTY, FLORIDA CASE NO. 12012447-CI-011 TERRY GENE BOLLEA professionally known as HULK HOGAN, Plaintiff, vs. HEATHER CLEM; GAWKER MEDIA, LLC aka GAWKER MEDIA, et al., Defendants. HEARING BEFORE THE HONORABLE PAMELA A.M. CAMPBELL (Pages 1 through 133) Friday, January 17, 2014 9:35 a.m. - 12:09 p.m. St. Petersburg Judicial Building 545 First Avenue North Courtroom E St. Petersburg, Florida 33701 Stenographically Reported By: Lori K. Ash, RPR Notary Public, State of Florida U.S. Legal Support, Inc. (813) 876-4722

> WWW.USLEGALSUPPORT.COM 813-876-4722

```
1
    APPEARANCES:
2
          CHARLES J. HARDER, ESQUIRE
3
          Harder Mirell & Abrams LLP
          1925 Century Park East
4
          Suite 800
          Los Angeles, California 90067
5
          (424) 203-1600
          charder@hmafirm.com
6
               and
          KENNETH G. TURKEL, ESQUIRE
7
          Bajo Cuva Cohen & Turkel P.A.
          100 North Tampa Street
8
          Suite 1900
          Tampa, Florida 33602
9
          (813) 443-2199
          kturkel@bajocuva.com
10
               Attorneys for Plaintiff
11
12
          SETH D. BERLIN, ESQUIRE
          Levine Sullivan Koch & Schulz, LLP
13
          1899 L Street, NW
          Suite 200
14
          Washington, DC 20036
          (202) 508-1122
15
          sberlin@lskslaw.com
               and
16
          GREGG D. THOMAS, ESQUIRE
          SADIE R. CRAIG, ESQUIRE
17
          Thomas & Locicero PL
          601 South Boulevard
18
          Tampa, Florida 33606
          (813) 984-3060
19
          gthomas@tlolawfirm.com
          scraig@tlolawfirm.com
20
               Attorneys for Defendant Gawker Media, LLC
21
               and for specially appearing Defendants
               Gawker Media Group, Inc. and Blogwire
22
               Hungary Szellemi Alkotast Hasznosito, KFT
               (now known as Kinja, KFT)
23
24
25
```

1	JOSEPH F. DIACO, JR., ESQUIRE CHANDLER P. IRVIN, ESQUIRE
2	Adams & Diaco, P.A.
3	101 East Kennedy Boulevard Suite 2175
4	Tampa, Florida 33602 (813) 221-8669
5	jdiaco@adamsdiaco.com cirvin@adamsdiaco.com
6	Attorneys for Non-Party Bubba Clem
7	
8	
9	
10	
11	INDEX
12	PAGE
13	Certificate of Reporter133
14	
15	
16	
17	EXHIBITS
18	
19	
20	(No exhibits marked.)
21	
22	
23	
24	
25	

that they were being created. He wouldn't have consented to any of that. And the fact that they got published -- a minute and 41 seconds got published, which was the highlight reel, is an absolute outrage, and we have been doing everything we can to contain that situation.

1

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

What Gawker now wants is if there happens to be more footage than they received -- they received 30 minutes of footage. They took that 30 minutes and edited it and then posted it to the Internet. It was there for six months, and then pursuant to Your Honor's order it came down.

If there happens to be more video than they have, we would strongly urge Your Honor to not allow that video to go anywhere. Frankly, we want it to be destroyed, but it certainly shouldn't be going into more hands. Mr. Berlin doesn't have a right to see my client having private relations with somebody in a private place when he didn't consent to it.

THE COURT: Do you disagree with Mr. Berlin's representation as to a ruling that I made back last October? I don't really recall that.

THE COURT: I guess so the credibility of Mr. Bollea as far as his knowledge of the Clems -- Mr. and Mrs. Clem's practices as far as taping or any other -- the credibility of Mr. Bollea, he's actually the one in question, his knowledge, his sense of taping, those kinds of things, I think that they are at least appropriate for deposition and some discovery. Am I asking at this point in time for any other tapes to be turned over to the defense? But I think that the topic is certainly No. one that is appropriate. I understand, Your Honor. MR. HARDER: Т

1

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

would propose a compromise. If there happens to be more footage, I would -- rather than having Gawker or counsel get that footage, perhaps Judge Case could get that footage and look to see if it speaks to the issues that they are saying, because I am very, very confident that there is nothing on any videos that would show that Hulk Hogan knew about this, consented to this, any of that.

Now, I think what Mr. Berlin is saying, if I understand him -- and I don't even -- I'm operating in the dark here, because he's

> WWW.USLEGALSUPPORT.COM 813-876-4722

1 talking about certain things that happened on 2 the video and yet they've never produced any 3 evidence of that to me and this is the first 4 time I've ever heard of it, that apparently 5 maybe the Clems were having a discussion that 6 they were going to get rich from this video, 7 then that's an issue that would pertain to the 8 Clems. It wouldn't pertain to Hulk Hogan 9 knowing about or consenting to, but it would 10 pertain to the Clems. 11 Mrs. Clem is still a defendant THE COURT: 12 in this case. 13 MR. HARDER: She is. 14 THE COURT: So it certainly would be 15 something that even your client would want to 16 know. 17 MR. HARDER: Probably, yes. 18 Your Honor, what I would ask MR. THOMAS: 19 as to that is today you ask Mr. Diaco if he 20 will agree to preserve all tapes that relate to 21 Ms. Clem and Mr. Hogan. 22 Yes. I think that's THE COURT: 23 appropriate. 24 So, Mr. Diaco, we don't want to later on 25 have any spoliation of evidence issues coming

	133
1	CERTIFICATE OF REPORTER
2	
З	STATE OF FLORIDA)
4	COUNTY OF HILLSBOROUGH)
5	
6	I, Lori K. Ash, RPR-CP, certify that I was
7	authorized to and did stenographically report the
8	foregoing proceedings and that the foregoing pages,
9	numbered 1 through 132, are a true and complete
10	record of my stenographic notes taken during said
11	proceedings.
12	I further certify that I am not a relative,
13	employee, attorney or counsel of any of the parties,
14	nor am I a relative or employee of any of the
15	parties' attorneys or counsel connected with the
16	action, nor am I financially interested in the
17	action.
18	Dated this 20th of January, 2014.
19	
20	
21	Acira Ch
22	LORI K. ASH, RPR-CP
23	
24	
25	

WWW.USLEGALSUPPORT.COM 813-876-4722