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EXHIBIT 1

ELECTRONICALLY FILED 9/29/2014 4:58:15 PM: KEN BURKE, CLERK OF THE CIRCUIT COURT, PINELLAS COUNTY

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IN THE CIRCUIT COURT OF THE SIXTH JUDICIAL CIRCUIT
OF THE STATE OF FLORIDA, IN AND FOR PINELLAS COUNTY
. . . . . . . . . . . . . . . . . .
TERRY GENE BOLLEA, professionally
known as HULK HOGAN,
       Plaintiff,
                                 No. 12-012447-CI-011
vs.
HEATHER CLEM; GAWKER MEDIA, LLC,
aka GAWKER MEDIA, et al.,
     Defendants.
- - - - - - - - - - - - - - - /
    HEARING BEFORE THE HONORABLE PAMELA CAMPBELL
   DATE:
                      October 29, 2013
                      10:22 a.m. to 12:31 p.m.
   TIME:
   PLACE:
                      Pinellas County Courthouse
                       545 First Avenue North
                      St. Petersburg, Florida
   REPORTED BY:
                      Susan C. Riesdorph, RPR, CRR
                      Notary Public, State of
                      Florida
                       Pages 1 - 107
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1 **APPEARANCES:** 2 CHARLES J. HARDER, ESQUIRE Harder Mirell & Abrams, LLP 3 1801 Avenue of the Stars Suite 1120 4 Los Angeles, California 90067 - and -5 KENNETH G. TURKEL, ESQUIRE Bajo Cuva Cohen & Turkel, P.A. 6 100 North Tampa Street Suite 1900 7 Tampa, Florida 33602 Attorneys for Plaintiff 8 9 SETH D. BERLIN, ESQUIRE ALIA L. SMITH, ESQUIRE 10 Levine Sullivan Koch & Schulz, LLP 1899 L Street, N.W. 11 Suite 200 Washington, D.C. 20036 12 - and -GREGG D. THOMAS, ESQUIRE 13 Thomas & Locicero, PL 601 South Boulevard 14 Tampa, Florida 33606 Attorneys for Defendant Gawker Media, LLC 15 16 BARRY A. COHEN, ESQUIRE Barry A. Cohen Law Group 17 201 East Kennedy Boulevard Suite 1000 18 Tampa, Florida 33602 Attorney for Defendant Heather Clem 19 20 21 22 INDEX 23 PROCEEDINGS Page 3 24 REPORTER'S CERTIFICATE Page 107 25

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and say, if I make this representation to Judge Campbell, we're going to honor it. And they say, okay, we understand that and, you know, we're going to do that.

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5 But I will say parenthetically, they also said to me, most of our readers are not so 6 7 interested in watching a deposition which --8 because, you know, they had just been through 9 them -- which is boring. I mean, most people, you 10 know, think, oh, depositions are exciting because 11 they watch TV and, you know, what lawyers do is 12 exciting. Generally it's pretty boring. And 13 they're not interested -- they took a 30-minute 14 tape and cut it down to a minute and 40 seconds to 15 make it more focused. They're not going to take 16 an eight-hour tape or 16-hour tape or however long 17 the deposition is and start posting it online. 18 Nobody is interested in watching that. So they 19 have no interest in doing that. But they've 20 authorized me to represent to the Court that 21 they're not going to do that.

I think given that, we ought to be able to avail ourselves of the rules that allow us to use this videotaping for what it's for, which is to prepare ourselves for a trial in this case, not --

1	and eliminate from the picture, you know,
2	publishing it online.
3	Unless there are any questions about all of
4	the various things that we've talked about, I'll
5	sit down. Because some of that was related to our
6	affirmative motion, I probably would like to just
7	reserve a brief amount for rebuttal.
8	THE COURT: Okay. We're stopping at noon.
9	So let me throw this out, because I still want to
10	allow him an opportunity, Mr. Harder. And I
11	understand part of the motion to compel. In going
12	through a lot of this yesterday, it seems to me
13	that there are going to be Mr. Harder thinks
14	it's objectionable, you think it's not
15	objectionable as when you get into the actual
16	deposition itself.
17	It seems to me that the appointment of a
18	special magistrate would be for discovery
19	purposes would be an efficient tool so that there
20	was somebody right there at the during these
21	depositions to make calls. I was trying to think
22	of who would that person be. I think this is a
23	unique case that would require a unique person.
24	So the person I was thinking about and
25	I you're Mr. Berlin, right?

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1 MR. BERLIN: That's right. 2 THE COURT: You probably don't know some of 3 our local folks. But I was thinking of 4 Judge Jim Case, who is a senior retired judge. 5 I'm sure Mr. Cohen and Mr. Turkel know him. 6 So think about -- do you have any response to 7 that off the top of your head? I know I'm just 8 throwing that out, but it seems to me that that 9 would be an important --10 MR. BERLIN: Well, my reaction -- if the 11 Court wants to do that, we'll obviously do 12 whatever the Court would like and we'll, you know, 13 work with the special magistrate to do whatever is 14 necessary. My hope was that by raising these 15 issues in detailed motions, we would have rulings 16 that --17 THE COURT: Oh, I plan on giving you some of 18 those rulings now to narrow the focus. 19 MR. BERLIN: Let me give you an example in a 20 We had a contested motion the last microcosm. 21 time we were before you about whether we could get 22 a 30-day extension of discovery for our responses, 23 right? 24 THE COURT: Right. 25 MR. BERLIN: The Court ruled on that, granted

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1 REPORTER'S CERTIFICATE 2 3 STATE OF FLORIDA : 4 COUNTY OF HILLSBOROUGH : 5 6 I, Susan C. Riesdorph, RPR, CRR certify that I 7 was authorized to and did stenographically report the foregoing proceedings and that the transcript is a true 8 and complete record of my stenographic notes. 9 I further certify that I am not a relative, employee, attorney, or counsel of any of the parties, 10 nor am I a relative or employee of any of the parties' attorney or counsel connected with the action, nor am I 11 financially interested in the outcome of the foregoing action. 12 Dated this 31st day of October, 2013, IN THE 13 CITY OF TAMPA, COUNTY OF HILLSBOROUGH, STATE OF FLORIDA. 14 15 16 17 Susan C. Riesdorph, RPR, CRR, CLSP 18 19 20 21 22 23 24 25