EXHIBIT C

IN THE CIRCUIT COURT OF THE SIXTH JUDICIAL CIRCUIT IN AND FOR PINELLAS COUNTY, FLORIDA

TERRY GENE BOLLEA professionally known as HULK HOGAN,

Plaintiff,

vs.

Case No. 12012447CI-011

HEATHER CLEM, et al.,

Defendants.

/

ORDER

This cause came before the Special Discovery Magistrate James Case on October 20,

2014, on Plaintiff Terry Gene Bollea's Motion to Compel Further Responses to Discovery

("Plaintiff's Motion"). After reviewing and considering the REPORT & RECOMMENDATION

("R&R") of the Special Discovery Magistrate and the parties' briefing on Gawker Media LLC's

("Gawker") Exceptions thereto, and hearing the argument of counsel on December 17, 2014, IT

IS HEREBY ORDERED AND ADJUDGED that Plaintiff's Motion is adjudicated as follows:

I. Additional Discovery Concerning Gawker's Finances

(1) Interrogatory No. 18 ("Other Revenue Sources"): The R&R on Interrogatory

No. 18, concerning Gawker's sources of "other revenue," is:

AFFIRMED

____ OVERRULED

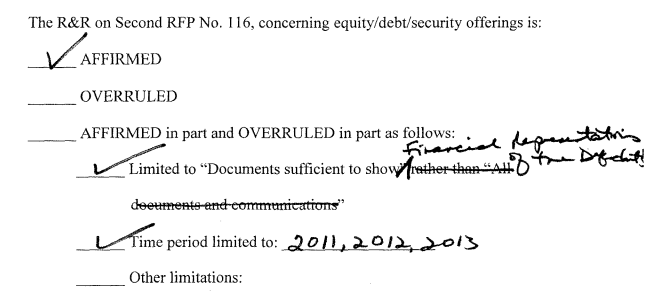
AFFIRMED in part and OVERRULED in part, as follows:

Time Period Limited To:

_____ Other Limitations:

1

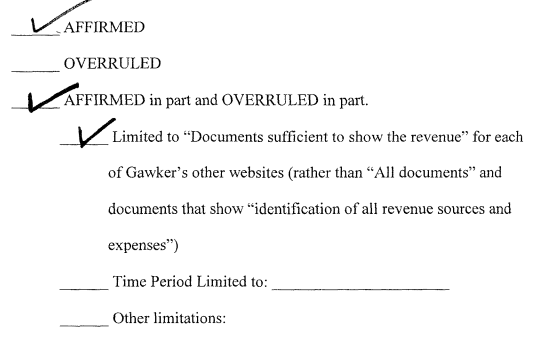
(2) Second RFP No. 116 (Equity, Debt and Security Offerings):



(3) **RFP Nos. 119 and 120 (Finances of Gawker's Other Websites):**

The R&R on RFP Nos. 119 and 120, concerning the finances of Gawker Media's

websites other than gawker.com, is:



II. Discovery of Confidential Agreements (RFP No. 126)

The R&R on RFP No. 126, regarding Gawker's contracts containing confidentiality agreements, is:

_____ AFFIRMED

____ OVERRULED

AFFIRMED in part and OVERRULED in part as follows:

Gawker shall not be required to produce every agreement which contains

a confidentiality provision, but it shall be required to answer an

interrogatory or request for admission from plaintiff explaining its use of

such confidentiality language. Additionally, Infendant _ Time Period Limited to: _ Other Limitations: Confidentially ceresson Provisions.

III. Discovery From and Related to Blogwire Hungary/Kinja

The R&R regarding plaintiff's discovery requests concerning Blogwire Hungary

Szellemi Alkotast Hasznosito KFT now known as "Kinja, KFT" ("Kinja") (i.e., Interrog.

No. 19 and RFP Nos. 89, 90, 92, 93, and 121) is:

AFFIRMED

_____ OVERRULED

ORDER DEFERRED PENDING RESOLUTION OF KINJA'S PENDING

-	I to the discovery requests as modified below, to the extent that such information Kinja but is within Gawker's possession, custody or controle, with \mathcal{O} and $$
1 (1	
	Limited to "Facts Sufficient to Explain" Gawker's IP Royalty Expense
	Rather than "All Facts"
	Time Period Limited to:
(2) RFP Nos. 89 and 90 (Kinja's function/role in posting content on
-	Gawker.com):
	Limited to "documents, if any, sufficient to show" (instead of "all
	documents that describe") Kinja's functions or lines of business (RFP
	No. 89) or Kinja's functions with respect to the posting of content on
	Gawker.com (RFP No. 90)
	Time Period Limited to:
(3)	
	Limited to "Documents Sufficient to show" (instead of "All documents
	that relate to") financial transactions between Kinja and Gawker
	Time Period Limited to:
(4)) RFP No. 93 (Advertising revenue received by Kinja in connection with
	Gawker.com):
	Limited to "Documents, if any, sufficient to show" (instead of "All
	documents related to") receipt of advertising revenue in connection with
1	Gawker.com by Kinja.

4

_____ Time Period Limited to: ______
 (5) **RFP No. 121 (Financial statements for Kinja):** _____ Time Period Limited to: ______
 Other limitations on discovery concerning Blogwire Hungary/Kinja:

IV. Production/Stay

(1) Gawker is directed to produce the documents and interrogatory responses called for herein within 445 days of this Order, subject to the paragraph below regarding Gawker's motion for a stay.

(2) Gawker's oral motion for a stay also came before the Special Discovery
magistrate on October 20, 2014. After reviewing and considering the REPORT &
RECOMMENDATION of the Special Discovery Magistrate, and pursuant to the stipulation of
counsel, IT IS HEREBY ORDERED AND ADJUDGED that: (a) the enforcement of this Order
granting Mr. Bollea's Motion to Compel is stayed for 45 days to permit Gawker to seek a stay
and further review in the Second District Court of Appeal, should Gawker elect to do so, and,
(b) if a stay is denied by the Court of Appeal, Gawker is required to produce responsive
documents and information within 20 days of such denial.

DONE AND ORDERED at Pinellas County, Florida this 17 day of December 2014.

Alter and alter amela A.M. Campbell Circuit Court Judge

Copies furnished to: Counsel of Record