EXHIBIT 17

to the

PUBLISHER DEFENDANTS' MOTION IN LIMINE ON EVIDENCE RELATING TO PLAINTIFF'S ADMISSION THAT HE BELIEVED THE SEX TAPE(S) SHOWED HIM MAKING STATEMENTS THAT HAVE BEEN MARKED AS CONFIDENTIAL

CONFIDENTIAL

Redacted

From: Charles Harder [mailto:charder@wrslawyers.com]

Sent: Wednesday, October 17, 2012 3:44 PM

To: 'sdiaco@adamsdiaco.com'

Cc: 'Raquel Rubio'; 'dhouston@houstonatlaw.com'

Subject: Bollea - Clems; CONFIDENTIAL Settlement Communication

Stephen:

Please see the attached confidential settlement letter. I have copied the text below for your ease of reference.

Sincerely,

Charles Harder

CONFIDENTIAL SETTLEMENT COMMUNICATION

October 17, 2012

VIA EMAIL
Stephen Diaco, Esq.
Adams & Diaco PA
101 E. Kennedy Blvd. #2175
Tampa, Florida 33602-5188
Email: sdiaco@adamsdiaco.com

Re: Terry Bollea – Bubba Clem and Heather Clem

Dear Stephen:

Following on our productive conversations of earlier today, the following will set forth the terms that we propose for a global settlement with Bubba Clem and Heather Clem:

Redacted

CONFIDENTIAL

Redacted

CONFIDENTIAL

Redacted

CONFIDENTIAL Very truly yours,

WOLF, RIFKIN, SHAPIRO, SCHULMAN & RABKIN, LLP

 $/_{\rm S}/$

CHARLES J. HARDER

CH:rr

cc: David R. Houston, Esq.