

EXHIBIT N

Shane B. Vogt

From: Charles Harder <charder@hmafirm.com>
Sent: Tuesday, July 21, 2015 1:20 PM
To: Seth Berlin, Esquire; M. Sullivan (LSKS); M. Berry (LSKS)
Cc: A. Smith (LSKS); Paul Safier (PSafier@lskslaw.com); Jennifer McGrath; Ken Turkel; Shane B. Vogt
Subject: Meet and Confer re motion to Judge Case

Dear Counsel,

As you know, on October 14, 2014 the parties stipulated to Report and Recommendation re FOIA Protocol, pursuant to which the parties agreed that all copies of any videos depicting Terry Bollea and Heather Clem produced by the U.S. government would be forwarded to Judge Case, who would review the videos and transcribe any relevant content. Judge Case further recommended, in his Report and Recommendation dated October 20, 2014, that documents produced in discovery containing certain offensive content be redacted, and permitting your firm to retain only one unredacted copy of those material, which would be kept in a sealed envelope in a secure place at your law firm. Gawker did not file exceptions to either of these reports and recommendations.

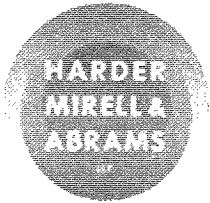
It has come to our attention that the U.S. government has produced materials to Gawker in the Gawker-FBI litigation that should be subject to Judge Case's protocols. First, an audio recording was produced by the U.S. government which appears to contain audio from a recording of Mr. Bollea and Ms. Clem in her bedroom. Second, documents were produced that contain the same content that Gawker was previously subject to redaction and secure treatment pursuant to Judge Case's report and recommendation dated October 20, 2014.

We request that Gawker stipulate that (1) that any audio content that appears to be an audio recording of Mr. Bollea and Ms. Clem in her bedroom or other private place be treated in the same manner as video footage, with all copies sent to Judge Case for review and transcription of any relevant content, and (2) that documents produced by the U.S. government containing the same content covered by the October 20, 2014 report and recommendation be redacted, with your firm retaining only one unredacted copy in a sealed envelope, and kept in the same secure location at your law firm. Separately, we also are requesting of Judge Campbell that she transfer all DVDs delivered from the U.S. government to Judge Case, pursuant to the Protocol.

If you are amenable to stipulate to the matters set forth above, we will prepare a draft stipulation for your review. If you will not stipulate, please let me know by 5 p.m. Eastern time on July 22, 2015, and we will file an appropriate motion seeking a recommendation from Judge Case with respect to the requested relief (Items #1 and #2, above).

Sincerely,

Charles Harder



CHARLES J. HARDER

HARDER MIRELL & ABRAMS LLP
1925 CENTURY PARK EAST
SUITE 800
LOS ANGELES CA 90067
TEL (424) 203-1600
CHARDER@HMAFIRM.COM
www.HMAFIRM.COM

Confidentiality Notice: The information contained in this email and any attachments to it is intended only for the use of the intended recipient and may be confidential and/or privileged. If any recipient of this communication is not the intended recipient, the unauthorized use, disclosure or copying of this email and any accompanying attachments or other information contained herein is strictly prohibited, and may be unlawful. If you have received this communication in error, please immediately notify the sender by return email, destroy this email and any and all copies thereof (including any attachments) without reading them or saving them in any manner. Thank you.

This email has been scanned for email related threats and delivered safely by Mimecast.
For more information please visit <http://www.mimecast.com>

The information contained in this message is attorney privileged and/or confidential information intended solely for the use of the addressee. If the reader of this message is not the intended recipient, you are hereby notified that any dissemination, distribution or copying of this communication or any of the information in it is strictly prohibited. If you have received this communication in error, please advise the sender by reply e-mail and then delete the message.