EXHIBIT 48-C

to the

CONFIDENTIAL DECLARATION OF GREGG D. THOMAS IN SUPPORT OF PLAINTIFFS' OBJECTIONS

ELECTRONICALLY FILED 7/30/2015 3:28:40 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.
_ _ _ _ _ _ _ _ _ _ _ _ _ _ _ _ _ /
                      VOLUME 6
   VIDEOTAPED
   DEPOSITION OF: TERRY GENE BOLLEA
                      April 8, 2015
   DATE:
   TIME:
                       2:19 p.m. to 4:53 p.m.
   PLACE:
                       Riesdorph Reporting Group
                       601 Cleveland Street
                       Suite 600
                       Clearwater, Florida
   PURSUANT TO:
                       Notice by counsel for
                       Defendants for purposes of
                       discovery, use at trial or
                       such other purposes as are
                       permitted under the Florida
                       Rules of Civil Procedure
   REPORTED BY:
                       Susan C. Riesdorph, RPR, CRR
                       Notary Public, State of
                       Florida
                       Pages 735 - 835
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1 **APPEARANCES:** 2 CHARLES J. HARDER, ESQUIRE Harder Mirell & Abrams, LLP 3 1925 Century Park East Suite 800 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 - and -8 DAVID R. HOUSTON, ESQUIRE Law Office of David R. Houston 9 432 Court Street Reno, Nevada 89501 10 Attorneys for Plaintiff 11 MICHAEL SULLIVAN, ESQUIRE Levine Sullivan Koch & Schulz, LLP 12 1899 L Street, N.W. Suite 200 13 Washington, D.C. 20036 - and -14 PAUL J. SAFIER, ESQUIRE Levine Sullivan Koch & Schulz, LLP 15 1760 Market Street Suite 1001 16 Philadelphia, Pennsylvania 19103 Attorneys for Defendant Gawker Media, LLC 17 18 ALSO PRESENT: 19 Honorable James Case Mike Byrd, Videographer 20 21 22 23 24 25

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| 1 | Q. What did Mr. Houston say? |
|----|---|
| 2 | A. I don't recall exactly what was said during |
| 3 | that day. |
| 4 | Q. How long did the meeting last? |
| 5 | A. Oh, God. Seemed like seemed like forever, |
| 6 | because we were in the room originally, and we had to |
| 7 | get there really early because the FBI took us in the |
| 8 | room and showed us showed us where all the cameras |
| 9 | were hidden, alarm clock or whatever. They had these |
| 10 | secret cameras hidden all over the room. And then they |
| 11 | showed us an adjoining room where there were ten or 12 |
| 12 | or however many agents. There were a bunch of agents |
| 13 | in an adjoining room with headphones and video |
| 14 | equipment. And they explained to us they were going to |
| 15 | come through they were going to come through the |
| 16 | side door and through the front door when the exchange |
| 17 | happened. And so that took forever. |
| 18 | We were there early. And then I remember |
| 19 | waiting for Davidson. It felt like it took forever. |
| 20 | And then when they asked us to leave, we went down to |
| 21 | the restaurant. And that seemed like it took forever. |
| 22 | And then by the time we finished going back to the room |
| 23 | and after the lie detector test, it just seemed like it |
| 24 | took forever before there was an exchange made for this |
| 25 | briefcase and I don't know if it was a check or a |
| | |

1 backwards, do you know roughly how many weeks or months 2 that would have been before this meeting at the Sand 3 Pearl? 4 Α. No. 5 Q. Okay. It would appear that in this e-mail, 6 Mr. Shearn or Agent Shearn is setting up the 7 arrangements for the meeting that was going to take 8 place at the Sand Pearl. Is that your understanding? 9 Α. Yes. 10 And he indicates there a few lines up from Ο. 11 the bottom, he says, we will bring a portable DVD 12 player to view the tapes. 13 Do you see that? 14 Α. Yes. 15 Ο. Did you view the DVDs obtained from 16 Mr. Davidson that day? 17 No, I didn't. I saw my image on a screen and Α. 18 I said, that's me. And that's -- I refused to watch 19 the tape. 20 Ο. When -- so he did bring a DVD player? 21 Α. Who's he? 22 Q. Agent Shearn. 23 I don't recall if he did or not. Α. 24 Okay. But the tapes were played at some 0. 25 point; you identified your image briefly?

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                         CERTIFICATE OF OATH
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3
     STATE OF FLORIDA
4
     COUNTY OF HILLSBOROUGH
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        I, the undersigned authority, certify that \ensuremath{\mathsf{TERRY}}
6
7
     GENE BOLLEA personally appeared before me and was duly
8
     sworn.
9
10
        WITNESS my hand and official seal this 13th day of
11
     April, 2015.
12
13
14
15
16
                          Susan C. Riesdorph, RPR, CRR, CLSP
                          Notary Public - State of Florida
17
                          My Commission Expires: 6/10/17
                          Commission No.: FF 023522
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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
    deposition of TERRY GENE BOLLEA; that a review of the
8
    transcript was requested and that the transcript is a
    true and complete record of my stenographic notes.
9
             I further certify that I am not a relative,
10
    employee, attorney, or counsel of any of the parties,
    nor am I a relative or employee of any of the parties'
11
    attorney or counsel connected with the action, nor am I
    financially interested in the outcome of the foregoing
12
    action.
13
             Dated this 13th day of April, 2015, IN THE CITY
    OF TAMPA, COUNTY OF HILLSBOROUGH, STATE OF FLORIDA.
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17
                  Susan C. Riesdorph, RPR, CRR, CLSP
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PLEASE ATTACH TO THE DEPOSITION OF TERRY GENE BOLLEA, VOLUME 5 TAKEN ON APRIL 8, 2015 IN THE CASE OF BOLLEA V. GAWKER, ET AL. PAGE LINE CORRECTION AND REASON THEREFOR I HAVE READ THE FOREGOING PAGES AND, EXCEPT FOR ANY CORRECTIONS OR AMENDMENTS INDICATED ABOVE, I HEREBY SUBSCRIBE TO THE ACCURACY OF THIS TRANSCRIPT. TERRY GENE BOLLEA DATE WITNESS TO SIGNATURE DATE

Riesdorph Reporting Group, Inc. (813) 222-8963