# EXHIBIT 65-C

to the

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

#### UNCLASSIFIED



# FEDERAL BUREAU OF INVESTIGATION

#### Evidence Log

	U) tp-2534791 03381766	- Barcode #	Date: 1	2/17/2012
Approved By:				
Drafted By:			_	
Case ID #: 9B-T	P-2534791	(U) UNSUB(S); TERRY BOLLEA (VICTI		b6 -1, 2, 4 b7C -1, 2, 4
		(VICTI	M);	b7E -2
		EXTORTION - ALL OTH THREATS	ER NONAGGRAVA	ATED
Acquired By:		on 12/14/2012		
Acquired From:	(U) consensual	monitoring		
Receipt Given?:	No			
Holding Office:	TAMPA			
Details: No D	etails Provide	ed		
Item Type	Description (U) One origi	nal computer disk dat	ted 12/14/12.	
	Acquired On:	12/14/2012		

#### UNCLASSIFIED

This document contains neither recommendations nor conclusions of the FBI. It is the property of the FBI and is loaned to your agency; it and its contents are not to be distributed outside your agency.

ELSUR Evidence Type: Consensual

Media Type: Computer Disk Original Type: Original

Intercept Identifier: 12-cm-tp-127

Non-Telephonic

Intercept Type: Consensual Monitoring -

Telephone Webstra Faix E-mail	, <u>L</u>		
Fax E-mail			

	CONFIDENTIAL -	POLYGRAPH F	XAMINATION RE	PORT		
December 14	, 2012		Examination Number	ri 20	121214	b6 -2, b7C -2,
ATTN:	David R. Houston, Att 432 Court Street Reno, NV 89501 PH 775-786-4188	torney at Law		a.		
Examinee: Examination Examiner	(DOB Type: Single-Issue Exam	and the second s				
14, 2012, in 33767. Subs and you, but consent form Polygraph So resulting from fully advised examination	ION:  st of yourself, in conjunct  a polygraph  at the  sequent to a meeting with prior to beginning the exi a allowing the completion ervices, LLC – including in this polygraph examina I that the entire examination data would be subsequent uld terminate the examination	examinee,  amination, the ex- of this examination any agents, emploation. This signed on would be recould disseminated	tered to Clear T aminee reviewed and con, and releasing oyees, employers, or a statement assures that rded, that all informat	on Dece water Beach, F erry Bollea, my signed a volunta and T ffiliates of any t the examinee vion, findings, ar	ember lorida 'self, ary E ampa E liability was ad	o6 -1, 2, o7C -1, 2,
parties that s Bollea engage without his l wife around coll set up their s which was n and Gawker and Bollea the m financial gai	forementioned meeting proceed in sexual activity with mowledge and consent. So to celebrities and secretly laborated on how, when a subsequent demands for so that a subsequent demands for so the repuration of the repuration of the second around for a plant of the second and the subsequent demands for a plant of the second around for a plant of the second and the second and the second and the second around	came into Heather Clem with the said that it was record them have a 300,000 in exchatation and incomplete to release the the most damagere the most valuation to protect his in the said that it was record them have said that it was record them have said that it was record them have said the said that it was record them have said the said that it was record them have said the said that it was record them have said the said that said the said the said that said the said that said the said that said th	possession of five videntile being secretly and the secre	practice to p stated that she is generate interesthree DVDs, or iea. She said the released them to e it would cause in it strictly for tated that the wassured her	ed Mr. eccorded bass his and est and ne of lat she on e Mr. r riting these	b6 −2 b7C −2
				Confidential Report	- Page 1 of 3	

# UNCLASSIFIED//FOUO



# **FEDERAL BUREAU OF INVESTIGATION**

#### **Import Form**

Form Type: OTHER	<b>Date:</b> 12/18/2012
Title: (U//FOUO) DL a	nd NCIC
Approved By: SSRA	
Drafted By:	]
Case ID #: 9B-TP-2534791	(U)  UNSUB(S);  TERRY BOLLEA (VICTIM);  (VICTIM);  (VICTIM);  EXTORTION - ALL OTHER NONAGGRAVATED  THREATS
Synopsis: (U//FOUO)	DL and NCIC

44

UNCLASSIFIED//FOUO

# UNCLASSIFIED



# **FEDERAL BUREAU OF INVESTIGATION**

#### **Electronic Communication**

Title: (U) Document meeting	Da	ite: 01/10/2013
From: TAMPA TP-PRA Contact:		
Approved By: SSRA		
Drafted By:		b6 -1, 2 b7C -1, 2
T:	U)  ERRY BOLLEA (VICTIM);  XTORTION - ALL OTHER NON  HREATS	AGGRAVATED
Synopsis: (U) Meeting with	and Attorney	
		b7E −2
Enclosure(s): Enclosed are the formula (U) transcripts and 12/13/12	-	
Details:		
On January 9, 2013. SA  and Attorney  office in Tampa, Florida. Also pr  and AUSA	at the United State	ere AUSA
	tions of tape recordings	
and Tampa's CHS for transcripts were reviewed with the and his attorney reviewed		ddition

UNCLASSIFIED

#### UNCLASSIFIED



### FEDERAL BUREAU OF INVESTIGATION

#### **Electronic Communication**

Title: (U) Update case	Date:	08/01/201	3
From: TAMPA TP-PRA Contact:			
Approved By: A/SSRA			
Drafted By:			
Case ID #: 9B-TP-2534791 (U)			b6 -1, 2 b7C -1, 2 b7E -2
TERRY BOLLEA (VICTI EXTORTION - ALL OTH THREATS		AVATED	
Synopsis: (U) To update case for Federal Grand Ju and to place the case in "Pending Inactive" status	_	t return	
<pre>Enclosure(s): Enclosed are the following items: 1. (U) Destroyed 192a's</pre>			
Details:			
On 7/31/2013, Writer made a Federal Grand Jury financial records to the Grand Jury. The records the 192a's will be placed in a 1A in the case file	will be des		
AUSA notified writer that the USA	<u>.O wil</u> l be s	SCHUTHA	b6 -2, 3, 4 b7C -2, 3, 4

UNCLASSIFIED

be returned to Terry Bollea as Clem is a participant within the tape's

abandonment notices to

evidence (sex tapes). It is anticipated that

sign abandonment letters. Additionally, AUSA

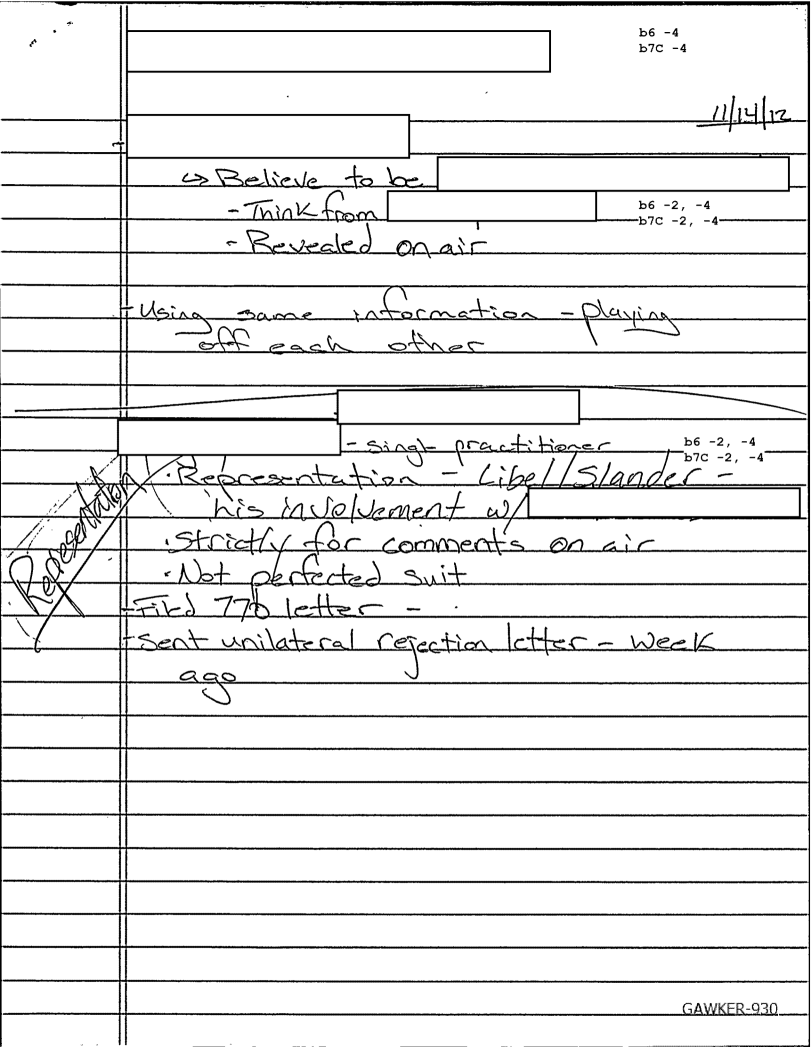
and

attorney for Heather Clem to notify him that the sex tapes would

regarding the

and

contacted



From: Sent:	Tuesdav. November 06.	2012 3:35 PM	7	<del></del>
To: Subject:	PW: Settlement Notes			
SA Tampa Division, Pinellas RA Office	· .		-1, 2, 3, 4 -1, 2, 3, 4	
From: Sent: Tuesday, November 06, 2 To: Subject: FW: Settlement Notes				
DRH asked I get this to yo From: Sent: Friday, November 02, 201 To Subject: Settlement Notes	7			53

David,

Please allow this correspondence to confirm that we have agreed to settle our dispute as follows:

- \$300K total payments. (Fifty percent due upon execution; 25% on 9 month anniversary of execution and 25% on 16 month anniversary of execution)
- Complete release of any and all claims known and unknown
- confidentiality
- mutual non-disparagement

In case of breach by my client:

- disgorgement of profits
- return of money already paid
- cessation of money to be paid
- reps & warranties re source of footage
- disclosure of identified individuals who have knowledge of and/or were shown footage
- disclosure if any of any other persons who are/were known to possess footage if anyone

In case of breach by either party:

- confidential binding arbitration in either NV or CA under American Arbitration Assoc or JAMS

Your client will be provided with a detailed outline of the footage. He will be awarded an opportunity to authenticate the footage at the closing. If the footage fails to substantially match the outline & he is not the person actually filmed, deal is off

I hope your client avoids the expense & aggravation of a polygraph. However, If he opts for one, he pays for the exam and travel of myself and my client to the exam.

I will work on the release this weekend.

Deal must close within 30 days.

From:  Sent: Friday, July 05, 2013 10:01 AM  To: b6 -1, 2, 3 b7C -1, 2, 3  Subject: Extortion Matter
Hi Hope you had a good 4 <sup>th</sup> .
1. At this point, everything is stale and there isn't anything to do. Is there any reason not to approach at this point to inquire about the origin of the tapes, the custody of them, production, etc. In other words, start from the top and let him tell us what happened from his point of view. This would require us to make contact with his attorney and explain to him what our interest is — which he may not want us talking with Also, has already given us one story of which he will either confirm or alter depending on what he tells us this time. To be honest, I'm not sure it helps/hurts/or even matters from your office's perspective. Short of a total confession to a bigger conspiracy, I'm not sure management will be swayed by what he has to say. However, from our perspective, it will leave no proverbial stone uncovered and tie up loose ends Thoughts?  2. If the writing is and has been on the wall for this thing, and it's not going to go anywhere, my office is going to require a declination letter.
Let me know your thoughts. It seems we have done all we could, had all the meetings, talked to everyone and nothing has moved. If that's the case, we either approach or one last hurrah, or we get the case declined so we can b6 -2 move on. We know what a declination will bring – management is going to be getting a call from Houston/Hogan – but b7C -2 that was always on the table.
Thanks,
SA b6 -1 Tampa Division, Pinellas RA b7C -1 Office