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; GAWKER MEDIA, LLC aka GAWKER MEDIA; GAWKER MEDIA GROUP, INC. aka GAWKER MEDIA; GAWKER ENTERTAINMENT, LLC; GAWKER TECHNOLOGY, LLC; GAWKER SALES, LLC; NICK DENTON; A.J. DAULERIO; KATE BENNERT, and BLOGWIRE HUNGARY SZELLEMI ALKOTAST HASZNOSITO KFT aka GAWKER MEDIA,

Defendants.

PLAINTIFF TERRY BOLLEA'S OBJECTION TO INTERVENORS FIRST LOOK MEDIA, INC., WFTS-TV, WPTV-TV, SCRIPPS MEDIA, INC., WFTX-TV, JOURNAL BROADCAST GROUP, THE ASSOCIATED PRESS, AND THE TAMPA BAY TIMES'S CROSS-NOTICE OF HEARING ON MOTION AND MEMORANDUM IN SUPPORT OF PUBLIC ACCESS TO COURT RECORDS FILED IN CONNECTION WITH PLAINTIFF'S EMERGENCY MOTION SEEKING INVESTIGATION OF ALLEGED VIOLATIONS OF COURT'S PROTECTIVE ORDER

Plaintiff, Terry Gen Bollea, known professionally as Hulk Hogan ("Bollea"), objects to

the Cross-Notice of Hearing purporting to set for hearing on October 1, 2015, the Motion and

Memorandum in Support of Public Access to Court Records Filed in Connection with Plaintiff's

Emergency Motion Seeking Investigation of Alleged Violations of Court's Protective Order (the

"Motion") which was filed by First Look Media, Inc., WFTS-TV, WPTV-TV, Scripps Media,

Inc., WFTX-TV, Journal Broadcast Group, The Associated Press, and the Times Publishing

Company, publisher of the Tampa Bay Times (collectively, the "Intervenors"), on September 24,

2015 and states as follows:

Intervenors filed their Motion on September 24, 2015 at 12:56 p.m, and then filed (at 1:22 p.m.) a Cross-Notice of Hearing purporting to set their Motion to be heard five business days later, at the October 1, 2015 Case Management Conference. Plaintiff respectfully objects to the Motion being heard on October 1, 2015 and requests that any hearing on Intervenors September 24, 2015 Motion be postponed until the case status conference scheduled for October 28, 2015.

There is insufficient time for Plaintiff to fully analyze and prepare a Response in Opposition to the Motion and be prepared to address it on the merits by October 1, 2015. Plaintiff should be given a reasonable time to prepare for and respond to the Motion.

/s/ Kenneth G. Turkel

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-and-

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CERTIFICATE OF SERVICE

I HEREBY CERTIFY that a true and correct copy of the foregoing has been furnished by e-mail via the e-portal system this 28th day of September, 2015 to the following:

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/s/ Kenneth G. Turkel

Kenneth G. Turkel