Filing # 37270565 E-Filed 02/01/2016 05:14:59 PM

Exhibit 1

IN THE CIRCUIT COURT OF THE SIXTH JUDICIAL CIRCUIT IN AND FOR PINELLAS COUNTY, FLORIDA CIVIL DIVISION TERRY GENE BOLLEA, professionally known as HULK HOGAN, Plaintiff, Case No. 12-012447-CI-011 vs. HEATHER CLEM; GAWKER MEDIA, LLC, aka GAWKER MEDIA, et al., Defendants. / HEARING BEFORE THE HONORABLE PAMELA A.M. CAMPBELL DATE: July 1, 2015 1:36 p.m. to 5:10 p.m. TIME: PLACE: Pinellas County Courthouse 545 1st Avenue North Third Floor St. Petersburg, Florida REPORTED BY: Aaron T. Perkins, RPR Notary Public, State of Florida at Large Volume 2 Pages 123 to 301

1 **APPEARANCES:** 2 CHARLES J. HARDER, ESQUIRE 3 JENNIFER J. McGRATH, ESQUIRE Harder, Mirell & Abrams, LLP 4 1925 Century Park East Suite 800 5 Los Angeles, California 90067 6 and --7 KENNETH G. TURKEL, ESQUIRE SHANE B. VOGT, ESQUIRE 8 Bajo Cuva Cohen & Turkel, P.A. 100 North Tampa Street 9 Suite 1900 Tampa, Florida 33602 10 - and -11 DAVID R. HOUSTON, ESQUIRE 12 The Law Office of David R. Houston 432 Court Street 13 Reno, Nevada 89501 14 15 Attorneys for Plaintiff 16 17 18 19 APPEARANCES CONTINUED: 20 21 22 23 24 25

1 APPEARANCES CONTINUED AS FOLLOWS: 2 3 SETH D. BERLIN, ESQUIRE MICHAEL D. SULLIVAN, ESQUIRE 4 Levine Sullivan Koch & Schulz, LLP 1899 L Street, N.W. 5 Suite 200 Washington, D.C. 20036 6 _ and -7 MICHAEL BERRY, ESQUIRE 8 PAUL J. SAFIER, ESQUIRE Levine Sullivan Koch & Schulz, LLP 9 1760 Market Street Suite 1001 10 Philadelphia, Pennsylvania 19103 11 and -12 RACHEL FUGATE, ESQUIRE Thomas & LoCicero, P.L. 13 601 South Boulevard Tampa, Florida 33606 14 Attorneys for Defendant Gawker Media, LLC, 15 et al. 16 17 ALSO PRESENT: 18 Heather L. Dietrick, 19 President and General Counsel for The Gawker Media Group 20 Alison Steele, Esquire (for Media Outlets) Rahdert, Steele Reynolds & Driscoll, P.L. 21 535 Central Avenue St. Petersburg, Florida 33701 22 23 24 25

1 two reasons that we would like to use this. The 2 time line that we laid out in part in that motion 3 explains exactly how this went down. For numerous 4 days --5 THE COURT: Your interpretation, what you're 6 alleging. 7 MR. BERRY: But we're allowed to make that 8 argument to the jury, because it's a fact 9 question. For numerous days he did nothing. He 10 only came to court after making the statements 11 that we referred to and at that point, started 12 seeking an injunction. And in our experience --13 all our firm does is First Amendment work. And 14 when people are concerned about something that's 15 been published or about to be published, they run 16 to the court immediately. 17 In this case that didn't you happen. The 18 plaintiff didn't go to court for almost two weeks. 19 And the reason that he waited was because he 20 wasn't concerned. And they can argue that he was, 21 but we believe that he was not. And when he came 22 into court and he did it so quickly, there was one 23 reason, and that reason is the one that we should 24 be able to argue to the jury. 25 THE COURT: Okay. Thank you. So the Court

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

1 is going to grant Plaintiff's No. 4, grant 2 Plaintiff's No. 6, deny publisher's contained at 3 tab 23. 4 MR. BERRY: Can that be without prejudice 5 based on what we learn from the FBI? 6 THE COURT: Yeah. If you learn something 7 else from the FBI -- and that's why I was saying 8 this is based on what we know now. 9 Thank you, Your Honor. MR. BERRY: 10 I appreciate Mr. Harder is going THE COURT: 11 to argue as to the timeliness of this discovery, 12 and we'll deal with whatever happens and whatever 13 comes at this point. Ms. Steele wants to know 14 what about the motion to determine confidentiality 15 contained under Plaintiff's Tab 6. And I'm going 16 to grant them. The FBI information that I have 17 seen, I think -- were you here on Monday --18 MS. STEELE: I was. 19 THE COURT: -- when we got the three DVDs? 20 So since then I have the reviewed the three DVDs. 21 The authenticity -- there are so many other issues 22 that are problematic with it that I think they 23 should just remain sealed. 24 MS. STEELE: And I understand the Court has 25 received materials for in camera review. I'm

REPORTER'S CERTIFICATE STATE OF FLORIDA COUNTY OF HILLSBOROUGH I, Aaron T. Perkins, Registered Professional Reporter, certify that I was authorized to and did stenographically report the above hearing and that the transcript is a true and complete record of my stenographic notes. I further certify that I am not a relative, employee, attorney, or counsel of any of the parties, nor am I a relative or employee of any of the parties' attorney or counsel connected with the action, nor am I financially interested in the action. Dated this 2nd day of July, 2015. Aaron T. Perkins, RPR

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