## EXHIBIT J

to the

GAWKER DEFENDANTS' MOTION FOR ACCESS TO CORRECTED AND UNREDACTED DVDS PRODUCED BY THE FBI

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.

VIDEOTAPED

DEPOSITION OF: BUBBA THE LOVE SPONGE CLEM

DATE: March 3, 2014

TIME: 12:09 p.m. to 3:07 p.m.

PLACE: Thomas & LoCicero, P.L.

601 South Boulevard

Tampa, 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: Aaron T. Perkins, RPR

Notary Public, State of

Florida at Large

Volume 1

Pages 1 to 182

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    ALSO PRESENT:
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            Honorable James Case
16
            Mike Byrd, videographer
            Terry Gene Bollea
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1
              THE VIDEOGRAPHER: Off the record at 5:36.
              (A recess was taken.)
3
              THE VIDEOGRAPHER:
                                 On the record at 5:39.
4
    BY MR. BERRY:
5
              When was the first time that Heather and Hulk
         0.
    had sex?
7
        A.
              Well, the first and only time was that time
8
    that you guys have the videotape of.
9
        Q.
              Do you recall what year that was?
        A.
             No.
II
        Q.
              And had they had any sexual contact before
12
    that?
13
        A.
              No, not -- not -- I don't think so.
14
        Q.
              And so if I understand the chronology, you
15
    mentioned this to Hulk, and then at some point -- at
16
    some point shortly thereafter, they had sex?
17
        A.
              Yes.
18
              And as far as you know, they only had sex one
        Q.
19
    time?
20
             Yes.
        Α.
21
        Q.
              Do you know, just roughly, what year this
22
    was?
        A.
             No.
24
        Q.
              Do you know whether they ever had any sexual
25
    encounter at the radio station where you worked?
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1	REPORTER'S CERTIFICATE
2	
3	STATE OF FLORIDA COUNTY OF HILLSBOROUGH
4	
5	I, Aaron T. Perkins, Registered Professional Reporter, certify that I was authorized to and did
6	stenographically report the deposition of BUBBA THE LOVE SPONGE CLEM; that a review of the
7	transcript was not requested; and that the transcript is a true and complete record of my stenographic notes.
8	
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 action.
12	
13	Dated this 14th day of March, 2014.
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20	Aaron To Perkins, RPR
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