EXHIBIT 14

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IN THE CIRCUIT COURT OF THE SIXTH JUDICIAL CIRCUIT
       IN AND FOR PINELLAS COUNTY, FLORIDA
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CIVIL DIVISION

TERRY GENE BOLLEA,

professionally known as HULK

HOGAN,

Plaintiff,

Case No.

vs.

12-012447-CI-011

HEATHER CLEM; GAWKER MEDIA, LLC, aka GAWKER MEDIA, et

al.,

Defendants.

CONFIDENTIAL

VIDEOTAPED

DEPOSITION OF: HEATHER COLE,

formerly known as

HEATHER CLEM

DATE: January 26, 2015

TIME: 10:07 a.m. to 1:59 p.m.

Bajo, Cuva, Cohen & Turkel, P.A. PLACE:

100 North Tampa Street

Suite 1900 Tampa, Florida

PURSUANT TO: Notice by counsel for Defendant

Gawker Media, LLC, 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

Pages 1 to 125

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            Attorneys for Plaintiff
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     CONTINUED:
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     APPEARANCES CONTINUED AS FOLLOWS:
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       MICHAEL BERRY, ESQUIRE
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            et al.
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       MICHAEL W. GAINES, ESQUIRE
       The Barry A. Cohen Law Group
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       201 East Kennedy Boulevard
       Suite 1950
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       Tampa, Florida 33602
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            Attorney for Defendant Heather Clem
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15
16
     ALSO PRESENT:
17
       Mike Byrd, videographer
       Terry Gene Bollea
18
       Judge James R. Case
19
20
21
22
23
24
25
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1
         Ο.
              The second sexual encounter at the hotel room
2
     in Tennessee, to your knowledge, it was just you and
3
    Mr. Bollea in the room?
4
         Α.
             Correct.
5
         Q.
              And was it your understanding that it was a
    private sexual encounter just between you and
7
    Mr. Bollea?
8
         Α.
              Yes.
9
              And the third sexual encounter in your
         Ο.
10
    bedroom, it was just you and Mr. Bollea in the room,
11
    correct?
12
              To the best of my knowledge.
         Α.
13
              And to the best of your knowledge, it was a
         Ο.
14
    private sexual encounter between you and Mr. Bollea and
15
    no one else was watching and no one was filming it,
16
    correct?
17
         Α.
              Can you restate the question, please?
18
         Q.
              Sure.
19
              The third sexual encounter that you had with
20
    Mr. Bollea, to the best of your knowledge at the time
21
    of the encounter, it was a private encounter between
22
    you and Mr. Bollea and, to your knowledge, nobody was
23
    watching and nobody was filming?
24
         Α.
              Correct.
25
         Q.
              After the third sexual encounter, did
```

```
1
    Mr. Clem inform you that he had -- he was the one who
2
    filmed you? Well, let me -- let me strike that, and I
3
    will reask the question. I want to be as clear as I
4
    can.
5
              What do you recall of your conversation with
6
    Mr. Clem immediately after the third encounter
7
    regarding how it was filmed?
8
              I don't recall a conversation immediately
9
    after the third encounter.
10
             When did the conversation take place that you
11
    had with Mr. Clem after the third encounter regarding
12
    the filming?
13
             I was shown the video. I immediately asked
        Α.
14
    for it to stop. I don't remember a specific
    conversation. I do remember being very upset.
16
        Q.
             Do you recall if you asked him to destroy the
17
    video?
            At a later time, yes.
18
        Α.
19
            Let me get a sense of the timing.
        Ο.
20
    Approximately how much time took place between the
21
    third sexual encounter and when you were shown the
22
    video of it?
23
        Α.
             I don't recall.
24
             What's your best estimate? Was it a day, a
25
    week, a month, somewhere in between there?
```

```
1
              I would guess several weeks.
        Α.
2
              Do you recall having any conversations with
3
    Bubba Clem regarding that sex video after that first
4
    time he showed it to you?
5
        Α.
              At our mediation in our divorce, there was a
6
    discussion where I asked for personal items that had
7
    been told to me had been destroyed. I was trying to
8
    ensure that they no longer existed, and I was told in
9
    mediation that they did not.
10
             MR. GAINES: Let's go off the record for just
11
        a minute. Let me just ask her something to save
12
        you some time here.
13
              THE VIDEOGRAPHER: Off the record at 10:34
14
        a.m.
15
              (A recess was taken.)
16
              THE VIDEOGRAPHER: On the record at 10:36.
17
              MR. GAINES: This is Michael Gaines on behalf
18
        of Heather Cole. Just to the extent we went off
19
        the record for a minute, it was just to clarify
20
        that the marital settlement agreement is
21
        confidential. It was my understanding that the
22
        confidentiality order that was entered in this
23
        case supercedes that and covers it. So with that
24
        understanding and to that extent, then Ms. Cole is
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going to answer questions about the divorce and

25

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1
                     REPORTER'S CERTIFICATE
2
    STATE OF FLORIDA
3
    COUNTY OF HILLSBOROUGH
4
            I, Aaron T. Perkins, Registered Professional
5
    Reporter, certify that I was authorized to and did
    stenographically report the deposition of
6
    HEATHER COLE, formerly known as HEATHER CLEM; that a
    review of the transcript was requested; and that the
7
    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 30th day of January, 2015.
14
15
16
17
18
19
20
21
                           Aaron T. Perkins, RPR
22
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24
25
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