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Exhibit 8

(Defendants' Trial Exhibit D-768)

ELECTRONICALLY FILED 02/01/2016 05:14:59 PM: KEN BURKE, CLERK OF THE CIRCUIT COURT, PINELLAS COUNTY



FEDERAL BUREAU OF INVESTIGATION 12/11/2012 Date of entry w/f, date of birth (DOB) home address Tampa, FL, cell phone number was interviewed at the Sand Pearl Resort on Clearwater SSAN Beach, FL. After being advised of the identity of the interviewing Agents provided the following and the nature of the interview, information: b6 -2 b7C -2 initially questioned interviewing Agents on multiple occasions whether she was part of a hoax or "on camera." Interviewing Agents explained to that FBI Agents had monitored the meeting that she was a part of and that it was not a hoax, rather interviewing Agents would like the opportunity to conduct an interview with Further, interviewing Agents presented their credentials two times to to prove their identities. then questioned why her rights had not been read to her. Writer explained that she was free to leave the interview at any time and therefore it was not necessary to read her rights. However, since read she asked for them to be read, SA her rights and she signed the FD-395 and stated she wanted to cooperate and agreed to speak with interviewing Agents. Note - The FD-395 will be placed in a 1A in the case file. b6 -1, 2 b7C -1, 2 began by staling that the most important thing to interviewing Agents as well as to TERRY BOLLEA was that she and were not responsible for the GAWKER sex tape leak. then provided the identity of was instructed as (aka and her attorney KEITH DAVIDSON to say that she and by were the ones that leaked the clip to GAWKER in order to complete the negotiations with BOLLEA and his attorney. b6 -2 was asked to elaborate on how came into possession and b7C -2 subsequently was attempting to sell the sex tapes. is unsure of how came in possession of the TERRY BOLLEA sex tapes. "BUBBA". UNCLASSIFIED//FOUO Investigation on 12/14/2012 at Clearwater, Florida, United States (In Person) 9B-TP-2534791 12/17/2012 File# Date drafted

by Jason R. Shearn,

b6 -1 b7C -1

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.

FD-302a (Rev. 05-08-10)

UNCLASSIFIED//FOUO

9B-TP-2534791	
Continuation of FD-302 of Interview of	
is and the two	b6 -2
went to high school together. who is has	b7C -2
been with for approximately three to four years.	
advised that leaked some initial material to include still frames of BOLLEA engaged in sex acts with HEATHER CLEM ("H. CLEM") (THEDIRTY.COM. has never seen the still frame images on THEDIRTY.COM. explained when this initial material was leaked, there was not much talk or buzz around it within the media. who possessed the tapes, contacted TMZ who put him in touch with attorney KEIT DAVIDSON. Around the same time, a clip of the sex tapes was leaked to GAWKER. At this time, realized that there were other tapes out there and he was going to get a lower value for them, so he needed to do	b6 -2 b7C -2
something quickly.	
advised had DAVIDSON involved on the sale of the tapes when he went to TMZ and leaked a clip to them. was contacted by who asked if she had been watching the news or listening to the radio. stated she had not, and explained to her that had possessed the BOLLEA sex tapes and was actively trying to sell them. was asked if she wanted to become involved to finalize the deal	b6 -2 b7с -2
and for her part was to make \$10,000.	
was questioned who leaked the tapes to GAWKER if it was not stated neither she, nor knew who leaked them to GAWKER, however, BUBBA, BUBBA would show the tapes arour the office. Writer questioned whether she was involved with and when GAWKER leaked the clip on 10/3/2012. stated she did not have any knowledge of the leak, nor had she been contacted by or When she did become involved, asked how the sellir of the sex tapes was not considered extortion. responded that	b6 -2 b7с -2
The first time had a conversation with DAVIDSON was on Veteran's Day, 2012, when went to and house for the purpose of having a conference call with DAVIDSON. During the conference call, asked DAVIDSON if the selling of the tapes was extortion. DAVIDSON responded that he had previously done this type of dea	b6 -2 b7C -2

UNCLASSIFIED//FOUO

GAWKER-410

FD-302a (Rev. 05-08-10)

UNCLASSIFIED//FOUO

9B-TP-2534791	
Continuation of FD-302 of Interview of	_
several times. Further, the tapes were purchased and property that is	
purchased can be sold. Therefore, they were able to sell the property and	1.0
it would not be extortion.	b6 -2 b7C -2
Writer asked why she thought to ask whether the sex tape sale	
Writer asked why she thought to ask whether the sex tape sale was extortionstated she asked becauseandhad	1
something that could hurt BOLLEA and they were trying to get that BOLLEA to)
pay for it. further stated that's what she understood extortion	
Lo be.	
initially told that DAVIDSON could not technically tell	
them to lie about leaking the sex tape to GAWKER. However,explained	
Lo that DAVIDSON had a way with words and further, if they did	
not say they released the clip to GAWKER the sex tapes would lose their	
value.	b6 -2
stated that was confident that he possessed the original	b7C -2
sex Lapes. During the Veteran's Day meeting, and had	7
watch all three tapes so that she would be familiar with them during the	-
settlement negotiation meeting. <u>confir</u> med that <u>BOLLEA used</u> the	
"N-word" during one of the tapes. Further, stated to that	
BOLLEA got a "bad hand" with the sex lapes and because of that, he would	
negotiate directly with him rather than with someone else.	
advised that on 12/11/2012, and visited	
place of employment and reviewed the final settlement statement	
step by step relating to the BOLLEA sex tapes with her. advised	
that both and were involved with this process. Further,	b6 -2
stated that she and went over the fact she would be stating	b7C -2
Lhat meaning provided the clip to GAWKER. stated	
this was important as BOLLEA's attorney asked about the GAWKER clip several	,
times and that BOLLEA had a lawsuit on GAWKER.	
went Lo dinner at Cev <u>iche restaurant in St</u> . Petersburg, FL	
with and DAVIDSON on prior to the	
settlement meeting. At dinner, DAVIDSON explained that there were other	
deals similar to the BOLLEA tapes he was handling to include a deal he just	
did for and other celebrities stated that DAVIDSON	
seemed to brag about all of the deals he had done like the BOLLEA deal.	
DAVIDSON also stated not to worry because he did this thing all of the	b6 -2 b7C -2
Lime.	D/C -2
Writer asked why would assume the risk of the deal knowing	
that someone else leaked the tapes to GAWKER and could do so again.	
stated DAVIDSON had told her that BOLLEA and his attorney would	
have to prove thatleaked anything in order to hold her liable	

GAWKER-411

Lhere was someone else involved a		
	e stated that BOLLEA and his attorney knew	2 -2
~~ * ~	Buich wich owder owder black black	_
bought a computer bag which conta	ined the BOLLEA sex Lapes.	~
preparation for the meeting, DAVI	DSON instructed that she had	
h	\$	
was in DAVIDSON's holel	room in the resort. In	
	AWKER clip. On the morning of 12/14/2012,	
-	else had leaked the clip to GAWKER.	
According to DAVID	SON advised that it would not benefit	
to come fromwho was to with	draw the money the morning of 12/14/2012.	
	y for her repossessed car. The \$5,000 was	
repossessed. was lo rec	eive \$5,000 as partial payment for her	
up and drive her Lo her	personal car which had recently been	-2
to board a plane following the se	was to pick	
		-2
at the airport rental car	office to make it look like she was going	
	on near her house,was lo meet	
	Id follow her after the meeting. Although	
	e her \$200 forstated that the	
-		
In preparation for the 12/14/	2012 settlement meeting, had	
Incerviewing Agencs, IOI		
	and and	
	ot w <u>illing</u> to take "this" (pointing at	
further stated she was	willing to take the possibility of	
<u>put on her</u> if her name was known	to BOLLEA and others in the deal.	-
enforcement, rather the physical,	mental and emotional strain that could be b6	5
	getting involved in the matter was not law	
able to do so.		
for a breach of the contract.	did not believe BOLLEA would be	
Continuation of FD-302 of Interview of	. On 12/14/2012 page 4 of 6	
	-	
9B-TP-2534791		

Comtinuation of FD-302 of Interview of On On Page 5 of 6
account. got an cashier's check made out to b6 -2 who had already borrowed \$100 from made an b7C -2 additional \$400 for a total of \$500 for her end of the deal. b7C -2 destroyed the invoice that was attached to the TMZ check as she did not want anything like that laying around. believes TMZ ran the clip but may have taken it down. Further, she believes TMZ ran the clip but may have taken it down. Further, she believes the bas other tapes with additional celebrities engaged in sex acts with H. CLEM and leaked that information to TMZ and GAWKER. has never seen additional tapes. is aware of using a name like when dealing with b6 -2 the media sites. Writer asked if she had heard of the name b6 -2 which GAWKER stated they had received information from. b7C -2 acknowledged was the name used with GAWKER and other media
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acknowledged was the name used with GAWKER and other media
stated he had made it up and set up multiple fake e-mail
accounts, potentially from Gmail to converse and deal with the media sites.
Once the e-mail accounts were used,andvould shut them down
immediately so they could not <u>be tra</u> ced. does not know any of the
e-mail accounts, but does know used one of the fake e-mail accounts to
leak the clip to TMZ.
stated that she had nothing to do with any of the leaks to
media siles of the sex tapes to include GAWKER and TMZ. Further, she
acknowledged during the meeting that she represented that she and
leaked the clip to GAWKER together stated this was a lie. b6 -2 b7C -2
B/C -2
advised BUBBA does not have anything to do with the sex tape
leak or sale. Further, is afraid of BUBBA and is afraid of him finding
out he was selling the tapes.
stated she wished she was able to say that her best friend
was not involved in the matter. However, was involved from
the beginning when she called to tell her that they had the
Lapes, leaked a clip to TMZ and were looking to figure out what to do next.
advised was going to use the money he was to make on the
sale of the sex tapes to pay a chunk of his home mortgage. The deal was a $\frac{b6-2}{bar}$
60/40 split between and DAVIDSON with the higher percentage going to b7C -2
DAVIDSON
also showed a 60/40 split.
website. was told in order for him to sell the tapes, he would need

GAWKER-413

S	9B-TP-2534791	
Continuation	n of FD-302 of Interview of, On, On, Page6 of 6	
	BOLLEA's copyright in the tapes hen stated thatlikes BOLLEA and that he wanted to sell them directly to him. When questioned why he would try to shop them around,stated he was using the shopping as a comparison to get a market for the value of the tapes.	
С	advised works at the telephone number is b6	5 -2
	believes lives at or in b7 phone number is had Lexted DAVIDSON's phone number to which she provided as	7C -2
	signed an FD-39 consent to search form which for the settlement check, signed contract and three DVDs in a case. also agreed to waive any legal rights to the above mentioned property which was written onto the form. The FD-39 will be kept in a 1A in the case file.	