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

# TERRY GENE BOLLEA professionally known as HULK HOGAN,

Case No. 12012447 CI-011

Plaintiff,

VS.

GAWKER MEDIA, LLC aka GAWKER MEDIA; NICK DENTON; A.J. DAULERIO,

Defendants.

# SATISFACTION OF FINAL JUDGMENT AS TO PUNITIVE DAMAGES – A.J. DAULERIO

The undersigned, Terry Gene Bollea, professionally known as Hulk Hogan ("Bollea"), by and through his counsel, as owner and holder of a Final Judgment rendered in the abovecaptioned civil action, dated June 7, 2016, entered in Pinellas County, Florida, and recorded in the Public Records of Pinellas County, Florida, at Book 19223, Page 748 (Instrument No. 2016174890), and re-recorded at Book 19224, page 1232 (Instrument No. 2016176296), hereby acknowledges that, pursuant to the December 9, 2016 Settlement Agreement entered into between Plaintiff, Terry Bollea, and Defendant, Gawker Media, LLC, and the December 9, 2016 Settlement Agreement between Plaintiff, Bollea, and Defendant, A.J. Daulerio, the sum of \$100,000.00 awarded as punitive damages in Paragraph 4 of the Final Judgment against Defendant, A.J. Daulerio, and due under the Final Judgment is deemed fully paid, and that Paragraph 4 of the Final Judgment is hereby canceled and satisfied.

This Satisfaction is the result and filed as a part of a compromise and settlement. This Satisfaction applies only to the \$100,000 awarded to Bollea as punitive damages to punish and deter A.J. Daulerio, and does not represent and shall not be construed as the satisfaction of any

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component of the Final Judgment that awarded or could have awarded damages to Bollea as compensation for any injuries or harms caused by the conduct of any of the Defendants in this lawsuit or any other party, person or entity. Bollea has not actually received a total of \$100,000.00 from or on behalf of AJ. Daulerio. However, the \$100,000.00 punitive damage award in Paragraph 4 of the Final Judgment against A.J. Daulerio is deemed fully paid, and Bollea hereby terminates his right to execute upon Paragraph 4 of the Final Judgment and terminates his judgment lien arising out of same. This Satisfaction does not represent and shall not be construed as a total or complete recovery by Bollea for any compensatory damages that were awarded or could have been awarded in the Final Judgment. Further, this Satisfaction does not represent and shall not be construed as a satisfaction of or payment for any other damages, injuries, losses or harms suffered or incurred by Terry Bollea. This Satisfaction is not intended to and does not release any other person, entity or party, in whole or in part, from any claims, demands, causes of action, liability or responsibility for any damages, injuries, losses or harms suffered or incurred by Terry Bollea. Filing this Satisfaction does not relieve Bollea, Gawker Media, LLC, Nick Denton or A.J. Daulerio of any of their respective duties and obligations set forth in their respective December 9, 2016 Settlement Agreements. This Satisfaction does not alter the continued validity and enforceability of this Court's June 7, 2016 Permanent Injunction.

DATED on February 7, 2017.

/s/ Shane B. Vð

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#### STATE OF FLORIDA ) ) COUNTY OF HILLSBOROUGH )

The foregoing instrument was acknowledged before me this 7th day of February, 2017, by Shane B. Vogt as Attorney for Terry Bollea, who is personally known to me.

Mary Sheresa Det

My Commission Expires:



## **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 7th day of February, 2017 to the following:

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<u>/s/ Shane B. Vogt</u> Attorney