

THE UNITED STATES DISTRICT COURT
FOR THE NORTHERN DISTRICT OF ILLINOIS
EASTERN DIVISION

MEANITH HUON,
Plaintiff,
-against-
GAWKER MEDIA LLC, et at.
Defendants
CIVIL ACTION NO.:
1:11-CV-3054 (JJT)

DEFENDANTS' MOTION FOR LEAVE TO FILE BRIEF IN EXCESS OF
FIFTEEN PAGES

DEFENDANTS, Gawker Media a/k/a Gawker.com, Jezebel.com, Nick Denton, Irin
Carmon, and Gaby Darbyshire (collectively, "Gawker," or "Defendants"), by their
attorneys, David Feige and Oren Giskan of Giskan Solotaroff Anderson & Stewart LLP,
respectfully request that the Court grant them leave to file their memorandum in support
of their motion to dismiss ("Memorandum"), which exceeds the 15- page limit
established by Local Rule 7.1.

- 1. Defendants have endeavored to use the minimum number of pages necessary to
present their various arguments concerning Plaintiff's numerous factual and
legal contentions.
2. Plaintiff's complaint includes half a dozen theories of recovery based on multiple
alleged statements and a number of defenses.
3. Defendant's therefore request the court grant them three extra pages.

DATED: January 7, 2013

Respectfully Submitted,

GAWKER MEDIA LLC, GAWKER
SALES, GAWKER
ENTERTAINMENT, GAWKER
TECHNOLOGY, NICK DENTON,
IRIS CARMON, GABY
DARBYSHIRE

By: /S/ David Feige
One of their attorneys

David Feige
GISKAN SOLOTAROFF ANDERSON
& STEWART LLP
11 Broadway, Suite 2150
New York, NY 10004
T: 212.847-8315
F: 646.520.3235
David@DavidFeige.com

Cc: Oren S. Giskan
GISKAN SOLOTAROFF ANDERSON
& STEWART LLP
11 Broadway, Suite 2150
New York, NY 10004
T: 212.847-8315
F: 646.520.3235
ogiskan@gslawny.com

CERTIFICATE OF SERVICE

Under penalties of law, I attest the following documents or items have been or are being electronically served on all counsel of record for all parties on 1/7/13

Dated: New York, New York
2013

Respectfully Submitted, January 7,

By: /S/ David Feige
David Feige

David Feige
Oren S. Giskan
GISKAN SOLOTAROFF ANDERSON
& STEWART LLP
11 Broadway, Suite 2150
New York, NY 10004
T: 212.847-8315
F: 646.520.3235
David@DavidFeige.com