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

MEANITH HUON,)	
Plaintiff,)) CIVIL	ACTION NO.:
-against-	,	V-3054 (MEA JTG)
GAWKER MEDIA A/K/A GAWKER.COM, JEZEBEL.COM, NICK DENTON, IRIN)	
CARMON & GABY DARBYSHIRE)	
Defendants)	

GAWKER DEFENDANT'S OPPOSITION TO PLAINTIFF'S REQUEST FOR ADDITIONAL TIME AND PAGES

- On October 12, 2011, after a conference with the Court, the Court gave Mr. Huon until November 30, 2011 to respond to both the Above the Law Defendants' and the Gawker Defendants' Motions to Dismiss. Defense counsel relied on this schedule.
- After the close of business on November 30, 2011, Plaintiff filed a motion for additional pages and more time to respond to the Gawker Defendant's motion to dismiss.
- 3. Plaintiff offers no specific reason, explanation, or good cause to support his latebreaking desire to have additional time to respond to the instant defendants.

Rather, all of the substantive paragraphs of his motion (Paragraphs 3-10)

complain about co-defendant abovethelaw.com's actions.

4. As Plaintiff well knows, his request requires Defendants to respond during the

week of Christmas and the week between Christmas and New Year's.

5. Plaintiff is thus far on his second amended complaint and has filed over half a

dozen motions. This is the second time he has moved for an extension of time.

6. The Gawker Defendants merely seek a predictable schedule and an expeditious

resolution to Plaintiff's \$100,000,000.00 (one hundred million dollar) suit, and as

such must oppose Plaintiff's eleventh hour request.

WHEREFORE the defendants pray that the court deny plaintiff's motion for more time

and additional pages and grant other such relief as the court should deem appropriate.

Dated: New York, New York

December 1, 2011

Respectfully Submitted,

GAWKER MEDIA A/K/A

GAWKER.COM, JEZEBEL.COM,

NICK DENTON, IRIN CARMON

& GABY DARBYSHIRE,

By: ____/S/ David Feige_

One of their attorneys

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CERTIFICATE OF SERVICE

Under penalties of law, I attest the follow	ving documents or items have been or are being
electronically served on all counsel of red	cord for all parties on
Dated: New York, New York December 1, 2011	Respectfully Submitted,
	By: /S/ David Feige

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