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8/12/2008 Gillette, Heather

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UNITED STATES DISTRICT COURT
        FOR THE SOUTHERN DISTRICT OF NEW YORK
VIACOM INTERNATIONAL, INC., COMEDY )
PARTNERS, COUNTRY MUSIC
TELEVISION, INC., PARAMOUNT
                                   )
PICTURES CORPORATION, and BLACK
ENTERTAINMENT TELEVISION, LLC,
                 Plaintiffs,
                                   ) NO. 07-CV-2203
VS.
YOUTUBE, INC., YOUTUBE, LLC,
and GOOGLE, INC.,
                 Defendants.
THE FOOTBALL ASSOCIATION PREMIER
LEAGUE LIMITED, BOURNE CO., et al.,)
on behalf of themselves and all
others similarly situated,
                 Plaintiffs,
                                   ) NO. 07-CV-3582
VS.
YOUTUBE, INC., YOUTUBE, LLC, and
GOOGLE, INC.,
                 Defendants.
       VIDEOTAPED DEPOSITION OF HEATHER GILLETTE
               SAN FRANCISCO, CALIFORNIA
                TUESDAY, AUGUST 12, 2008
BY: ANDREA M. IGNACIO HOWARD, CSR, RPR, CLR
CSR LICENSE NO. 9830
JOB NO. 15481
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1
                            GILLETTE
                                                          31-0002
2
      daily basis?
3
              MR. SHAPIRO: Objection; time frame.
4
              THE WITNESS: Yeah.
5
              MR. BROWNE: Q. During any time frame?
             Yes. As I stated earlier, we did do
6
7
      proactive scanning at various stages, yes.
              And you did that on a daily basis?
8
          Q
             Not necessarily, no. I'm not quite sure.
9
          А
10
      Are you asking me if we did consecutive days?
              I'm just asking you basically if every day,
11
12
      was there any point in time that every day YouTube
      would proactively scan for potentially unauthorized
13
      material on its website?
14
15
          A There were definitely days where people
      were -- were tasked with that. Whether they were able
16
      to get to that or not in that day, that was not always
17
18
      the case, but -- but yes, there -- yes, that -- they
19
      were tasked with it.
20
          Q And during what time frame were they tasked
21
      with that?
              I do not recall actually the -- the periods
22
23
      where we did proactive scanning when -- when exactly
24
      they were.
25
          Q Do you recall when it -- well, did it ever
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1
                           GILLETTE
                                                         31-0003
2
      stop?
             Yes, it did.
3
         А
4
             Okay. Do you recall when?
5
         A I recall that it was pre-acquisition. I'm
      fairly sure. I do not recall how early on we actually
6
7
     decided to stop doing that.
         Q Who at YouTube made that decision to stop
8
9
     doing that?
10
         А
            I believe legal. It was a legal decision.
11
             And how did you come to learn of that
         Q.
12
     decision?
             MR. SHAPIRO: Don't recount any conversations
13
14
     with counsel.
15
             THE WITNESS: Yeah, and I -- so this is
16
     privileged.
17
             MR. BROWNE: Okay. Let me just add a couple
18
     of questions.
19
         Q Did you learn of it from -- from YouTube's
20
     lawyers?
21
         A Yes.
22
            Okay. Did you learn of it in -- in any way
     outside of coming from YouTube's lawyers?
23
24
         A I do not believe so, no.
25
         Q What lawyer or lawyers told you about this?
```