Exhibit 6

1 UNITED STATES DISTRICT COURT DISTRICT OF CONNECTICUT RUSS MCCULLOUGH, et al., Plaintiff, No. 3:15-cv-01074 (VLB) vs. WORLD WRESTLING ENTERTAINMENT, INC., Defendant. ____X EVAN SINGLETON and VITO LOGRASSO, Plaintiffs, No. 3:15-cv-00425 (VLB) vs. WORLD WRESTLING ENTERTAINMENT, INC., Defendant. ____x

VIDEOTAPED DEPOSITION OF VITO LOGRASSO

Philadelphia, Pennsylvania

May 18, 2016

9:35 a.m.

Reported by: Jennifer Ocampo-Guzman, CRR, CLR JOB NO. 44300

	2	2	4
1		1	APPEARANCES (Cont.d):
2		2	111 1 2 11 11 11 (C 2 2 (Com. c).
3		3	
4		4	Attorneys for Defendant
5		5	K&L GATES, LLP
6		6	210 Sixth Avenue
7		7	Pittsburgh, Pennsylvania 15222
8	May 19, 2016	8	BY: JERRY McDEVITT, ESQ.
9	May 18, 2016 9:35 a.m.	9	· · ·
10	9.55 a.m.	10	jerry.mcdevitt@klgates.com
11	Videotoped Demosition of VITO	11	STEFANIE M. LACY, ESQ.
12	Videotaped Deposition of VITO	12	stefanie.lacy@klgates.com
13	LOGRASSO, held at the offices of	13	
	Kleinbard, LLC, 1650 Market Street,	1	AT GO DDEGENT.
14	Philadelphia, Pennsylvania, pursuant to	14	ALSO PRESENT:
15	notice, before Jennifer Ocampo-Guzman,	15	JOSEPH WILLS, Videographer
16	a Certified Real-Time Shorthand	16	
17	Reporter and Notary Public of the	17	
18	Commonwealth of Pennsylvania.	18	
19		19	
20		20	
21		21	
22		22	
23		23	
24		24	
25_		25	
		3	5
1	APPEARANCES:	1	THE VIDEOGRAPHER: We are now on
2		2	the record.
3		3	My name is Joseph Wills, the
4	Attorneys for Plaintiff Vito LoGrasso	4	videographer obtained by David Feldman
5	POGUST BRASLOW MILLROOD, LLC	5	Worldwide. This is a video deposition
6	Eight Tower Bridge	6	for the United States District Court for
7	161 Washington St., Suite 1520	7	the District of Connecticut. Today's
8	Conshohocken, Pennsylvania 19428	8	date is May 18, 2016, and the video time
9	BY: ANDREW J. SCIOLLA, ESQ.	9	is 9:35 a.m.
10	asciolla@pbmattorneys.com	10	This deposition is being held at
11	asorona (opomation o) s.com	11	1650 Market Street, Philadelphia,
12		12	Pennsylvania, in the matters of
13	Attorneys for Plaintiff Vito LoGrasso	13	McCullough, et al., versus World
14	KYROS LAW OFFICES	14	Wrestling Entertainment Incorporated and
15	17 Miles Road	15	Singleton and LoGrasso versus World
		16	Wrestling Entertainment Incorporated.
hε	Hingham Massachusetts 02042		wresuing Entertainment incorporated.
16	Hingham, Massachusetts 02043	į	The deponent is Vita I of roses
17	BY: KONSTANTINE W. KYROS, ESQ.	17	The deponent is Vito LoGrasso.
17 18	BY: KONSTANTINE W. KYROS, ESQ. kon@kyroslaw.com	17 18	Will all counsel please identify
17 18 19	BY: KONSTANTINE W. KYROS, ESQ.	17 18 19	Will all counsel please identify themselves.
17 18 19 20	BY: KONSTANTINE W. KYROS, ESQ. kon@kyroslaw.com	17 18 19 20	Will all counsel please identify themselves. MR. SCIOLLA: Andrew Sciolla from
17 18 19 20 21	BY: KONSTANTINE W. KYROS, ESQ. kon@kyroslaw.com	17 18 19 20 21	Will all counsel please identify themselves. MR. SCIOLLA: Andrew Sciolla from Pogust Braslow Millrood, on behalf the
17 18 19 20 21 22	BY: KONSTANTINE W. KYROS, ESQ. kon@kyroslaw.com	17 18 19 20 21 22	Will all counsel please identify themselves. MR. SCIOLLA: Andrew Sciolla from Pogust Braslow Millrood, on behalf the plaintiff, Vito LoGrasso.
17 18 19 20 21 22 23	BY: KONSTANTINE W. KYROS, ESQ. kon@kyroslaw.com	17 18 19 20 21 22 23	Will all counsel please identify themselves. MR. SCIOLLA: Andrew Sciolla from Pogust Braslow Millrood, on behalf the plaintiff, Vito LoGrasso. MR. KYROS: Konstantine Kyros,
17 18 19 20 21 22	BY: KONSTANTINE W. KYROS, ESQ. kon@kyroslaw.com	17 18 19 20 21 22	Will all counsel please identify themselves. MR. SCIOLLA: Andrew Sciolla from Pogust Braslow Millrood, on behalf the plaintiff, Vito LoGrasso.

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 1
            MR. NORRIS: Anthony Norris, Kyros
                                                     1
                                                              A. She was more of an indie wrestler.
 2
         Law Offices, for the plaintiff.
                                                     2
                                                              Q. When were you married?
 3
                                                     3
            MR. McDEVITT: Jerry McDevitt for
                                                              A. September 27, 2014.
 4
         WWE.
                                                     4
                                                                If I got that wrong, I die.
 5
                                                     5
            MS. LACY: Stefanie Lacy for WWE.
                                                              Q. We're going ask her whether you
                                                     6
 6
      VITO J. LOGRASSO, called
                                                           were right.
 7
                                                     7
      as a witness, having been duly sworn, was
                                                                 MR. SCIOLLA: Jerry, I don't meant
      examined and testified as follows:
 8
                                                     8
                                                              interrupt, but as you can see, he's
 9
      EXAMINATION BY
                                                     9
                                                              leaning toward you. As much as you can,
 0
                                                    10
      MR. McDEVITT:
                                                              keep your voice up so that he can hear.
                                                                 MR. McDEVITT: If you can't hear or
11
          Q. Would you state your name for the
                                                    11
                                                    12
 2
      record, please?
                                                              understand any question I ask you, just
 3
                                                    13
                                                              tell me and I will be glad to raise my
         A. Veto J. LoGrasso.
                                                              voice, but I don't want to appear like
l 4
         Q. Have you ever testified under oath
                                                    14
                                                    15
 5
                                                              I'm yelling at you.
      before?
                                                    16
 6
         A. No, sir.
                                                                I may yell at you anyway, but --
                                                    17
17
         Q. Do you understand the oath you've
                                                                THE WITNESS: It's okay.
18
                                                    18
                                                              Q. But seriously, if you cannot hear
      just taken?
 9
         A. Yes, sir.
                                                    19
                                                          me, tell me.
Þο
                                                    20
         Q. And you understand it obligates you
                                                             A. Okay.
      to tell the truth, even if telling the truth
                                                    REDACTED
21
22
      is against your interest?
23
         A. Yes.
         Q. And even if the truth is contrary
25
      to what you said in court pleadings?
                                                  7
                                                                                                      9
         A. Yes, sir.
REDACTED
                                                     2
                                                             Q. And prior to moving to
                                                     3
                                                          Pennsylvania, you lived in Florida?
                                                     4
                                                             A. Yes, sir.
                                                     5
                                                             Q. When did you move to Pennsylvania?
                                                     6
                                                             A. Let's see. I'm not sure of the
                                                     7
         Q. Do you own that property?
                                                          day. I know it was in 2014, I think.
 8
         A. No, I do not. My wife does.
                                                     8
                                                             Q. The year is fine. The year 2014?
 9
                                                     9
         Q. How long have you lived there?
                                                             A. I think so, yeah.
10
                                                    10
         A. Two years, I think.
                                                             Q. Why did you move back to
11
         Q. Does anybody else live there
                                                    11
                                                          Pennsylvania?
                                                    12
12
      besides you and your wife?
                                                             A. Because I closed my wrestling
hз
         A. No, just us.
                                                    13
                                                          school, and I decided to get married.
14
         Q. What is your wife's name?
                                                    14
                                                             Q. Why couldn't you stay in Florida?
15
         A. Becca, B-E-C-A -- C-C-A.
                                                    15
                                                             A. My wife lives here, and she has two
                                                    16
16
         O. What was her maiden name?
                                                          children here.
<u>1</u>7
         A. Ford.
                                                    17
                                                             O. Is it true you hate living in
118
                                                    18
         Q. And am I correct, she was also a
                                                          Pennsylvania?
19
                                                    19
      previous performer in the wrestling business?
                                                             A. Say that one more time?
20
         A. Yes, sir.
                                                    20
                                                             Q. You hate living in Pennsylvania?
21
                                                    21
         Q. But not with WWE, correct?
                                                             A. I'm not fond of Pennsylvania. The
22
         A. No.
                                                    22
                                                          people are nice, but I'm not too fond of
23
         O. She was with WCW?
                                                    23
                                                          Pennsylvania.
24
                                                    24
         A. No.
                                                             Q. Have you told some of your
                                                    25
25
         Q. Who did she perform for?
                                                          healthcare providers you hate living in
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	250		252
1	on the weeks that I was off.	1	Q. And he didn't seen talk any more,
2	Q. Was DeMott a Facebook friend of	2	
3	yours?	3	A. Not that I know of, sir.
4	A. No.	4	MR. SCIOLLA: Objection, calls for
5	Q. Never?	5	speculation.
6	A. He was at one time, I believe.	6	Q. And he's been that way for quite a
7	O. And when was that?	7	while, hasn't he?
8	A. I'm not even sure.	8	MR. SCIOLLA: Objection.
9	Q. Did you ever read any congressional	9	A. I think so.
10	testimony in the Benoit matter?	10	Q. And that's another instance where
11	A. Read congressional testimony?	11	you could have deduced that that man suffered
12	Q. Yeah.	12	brain damage from blows to the head, right?
13	A. No.	13	MR. SCIOLLA: Objection.
14	Q. Are you a boxing fan?	14	A. I would assume so.
15	A. A boxing fan?	15	Q. You indicated I think
16	Q. Yes.	16	MR. McDEVITT: Strike that.
17	A. Yes, sir.	17	Q. When did you say your last match in
18	Q. And do you follow Muhammad Ali?	18	2007 with WWE in the main roster was?
19	A. Pretty much.	19	A. I didn't.
20	Q. And have you followed his	20	Q. When was that?
21	deterioration in health?	21	A. I'm not sure.
22	A. I know of it. I don't follow it,	22	Q. It was prior to June though, wasn't
23	as per se.	23	it.
24	Q. And what is your understanding of	24	I mean, you were gone by the time
25	what caused his deterioration?	25	Benoit had murdered his wife, right?
	251		253
1	MR. SCIOLLA: Objection, calls for	1	A. Yes.
2	speculation.	2	Q. Did you talk to him in that part of
3	A. It's a lot of blows to the head.	3	2007, prior to the murders?
4	Q. Did you see him light the Olympic	4	A. Locker room talk?
5	torch in Atlanta several years ago?	5	Q. Yeah.
6	A. I might have.	6	A. "How are you doing, what's going
7	Q. Did you generally watch the	7	on."
8	Olympics?	8	Q. Right.
9	A. I watched the Olympics. I might	9	A. I mean before Eddie Guerrero died,
10	have watched him do it. I'm not sure.	10	we were talking this, me, Nunzio, Chavo,
11	Q. Are you familiar with what I'm	11	Benoit and Eddie, we used to go to the gym
12	talking about? How he came out and lit the	12	all the time at the same time, and we all
13	Olympic torch in Atlanta in 1996?	13	used to meet.
14	A. Vaguely.	14	So you're asking me if I was
15	Q. And if you watched that in 1996 and	15	friendly with him, during train or after
16	you watched Muhammad Ali, did you conclude	16	shows, yes.
17	that he was suffering from brain damage?	17	Have an extensive conversations
18	MR. SCIOLLA: Objection, calls for	18	with him, no.
19	speculation.	19	Q. Do you remember the last time you
20	A. I don't know because I didn't watch	20	talked to him?
21	the tape, so I don't know. Again, I can't	21	A. Not at all.
22	answer that.	22	Q. Have you ever known any 85-year-old
23	Q. Have you seen him in public where	23	people with dementia?
24	he shakes?	24	A. 85-year-old people with the
25	A. I've seen him with the shakes.	25	dementia?

254 256 1 Q. Around 85 years old. Have you ever 1 A. You're talking like in general 2 known anybody with dementia? 2 circles about your own opinion about 3 3 A. I know one or two people. different people. So I mean you know it's 4 Q. And how old are they? 4 not about being any kind of thing like fraud, 5 5 A. I could say the one person I know but it's what you think about that person. 6 is 50 or 60. 6 Q. So that, in your mind, if you 7 7 Q. And how far along is their express your truthful opinion, based on your 8 8 dementia? knowledge of Chris Benoit, no way; you don't 9 A. I really don't keep up with him. I 9 think you're trying to deceive anybody. 10 0 know him, when I see him I'm nice to him. I You're just expressing your opinion about say, hello, how are you doing today. It 11 what you knew about the man? 11 12 12 doesn't look very well but, you know. MR. SCIOLLA: Object to the form. 13 13 Q. Is he capable of managing his Q. Is that fair to say? <u>l</u> 4 affairs? 14 A. Fair, fair statement. 15 A. Is he capable of what? 15 Q. Back in 2007, after Benoit, after 16 16 Q. Capable of managing his own the initial discovery of the murders, do you 17 17 affairs? recall, there was a lot of discussion about 18 18 A. No. whether that was associated with steroid 19 Q. Would he be capable, for example, 19 rage? 20 20 of getting on a plane and flying to a strange A. That's what they said it was part 21 21 city? of. 2 MR. SCIOLLA: Objection, calls for 22 Q. Right after the murder. 23 23 speculation. And did that concern you as a 24 A. No. 24 steroid user? 25 25 Q. Did the Chris Benoit that you knew A. Well, when you are on steroids like 255 257 1 before you left WWE strike you as an 85 year 1 that, you know, you do have these bits of 2 old with dementia? 2 rage. So I mean, it is possible. 3 A. No. 3 Q. So did that make you more 4 Q. No. 4 interested in the story as to whether or not 5 5 And nobody who knew him would have that could have been the cause? 6 thought he had dementia on a scale of an 6 A. There's a difference between taking 7 7 85 year old dementia, would they? steroids and taking testosterone replacement. 8 MR. SCIOLLA: Objection, calls for 8 Q. Understood. speculation. 9 9 A. So I mean when you are taking þο 10 A. It wasn't even a thought. testosterone replacement, you are replacing 11 Q. And so if somebody had said to you 11 testosterone because you have a deficiency. 12 12 back in 2007 when Chris Benoit did what he When you are taking steroids, you're taking 13 did, "Vito, he's like an 85-year-old with 13 them for other gains and goals. 14 dementia," what would you have said to that? 14 So when you are on a mild dose, you 15 MR. SCIOLLA: Objection, calls for 15 know, the effect of having those rages are 116 a hypothetical. 16 very limited. You do get irritable. I'm not 17 A. I would say that it's a standard no 17 saying that. But they're much greater when 118 18 way, I can't believe it. But that's I think you're actually taking steroids. 19 19 everybody's reaction. Q. But is the fact that steroids were 20 Q. And if you had said that, would you 20 put in play in this case something that made 21 think you would be committing some kind of 21 you more interested in the story? 22 fraud by expressing your opinion that you 22 A. No. Like I said -- like I said, 23 23 didn't believe that? you know, like him doing that and everything 24 24 MR. SCIOLLA: Objection, calls for that happened, my interest of it was, okay, 25 25 speculation. it's a shock value, but after that, it really