

UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF CONNECTICUT

RUSS McCULLOUGH, et al., : **No. 3:15-cv-01074 (VLB)**
 : **Lead Case**
Plaintiffs, :
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 :
 :
vs. :
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WORLD WRESTLING :
ENTERTAINMENT, INC., :
 :
 :
Defendant. :

EVAN SINGLETON and VITO : **No. 3:15-cv-00425 (VLB)**
LOGRASSO, : **Consolidated Case**
 :
Plaintiffs, :
 :
 :
 :
vs. :
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 :
 :
WORLD WRESTLING :
ENTERTAINMENT, INC., :
 :
 :
Defendant. :

APPENDIX TO
DEFENDANT WORLD WRESTLING ENTERTAINMENT, INC.'S
LOCAL RULE 56(a)(1) STATEMENT

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3.	Exhibits to Defendant World Wrestling Entertainment, Inc.'s First Set of Requests for Admission, dated February 8, 2016 (CDs containing exhibits 18, 31, 94 filed manually)
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8.	May 16, 2007 letter from Joe Bogdan to Vito LoGrasso, produced by Defendant at WWE_SING00000305-306 [Designated Confidential pursuant to the Standing Protective Order]
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14.	Treatment notes of Vito LoGrasso, marked as LoGrasso Depo. Ex. 21, produced by Defendant at WWE_SING00000517-520 [Designated Confidential pursuant to the Standing Protective Order]
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22.	Medical report of Vito LoGrasso appointment with Dr. Joseph Handler, dated March 2, 2015, produced by Dr. Handler in response to subpoena [Designated Confidential pursuant to the Standing Protective Order]
23.	Article titled “Big Vito talks about wanting to work with Jeff Jarrett, and much more” from onlineworldofwrestling.com, dated February 28, 2014, marked as LoGrasso Depo. Ex. 7
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26.	Standard Commission History and Physical Examination Record for License as a Wrestler, dated July 12, 2005, produced by Defendant at WWE_SING00003014-15 [Designated Confidential pursuant to the Standing Protective Order]
27.	Medical report of Vito LoGrasso appointment with Dr. Adams, dated May 5, 2015, marked as Adams Depo. Ex. 9, produced by Human Services Inc. in response to subpoena [Designated Confidential pursuant to the Standing Protective Order]
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34.	Sports Legacy Institute press release, "Sports Legacy Institute Announces Findings of Forensic Examinations on Wrestler Chris Benoit's Brain," dated September 5, 2007, produced by Defendant at WWE_SING00000550-570
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74.	Email from Kristin Altman to Bill DeMott, dated August 3, 2012, produced by Defendant at WWE_SING00000096 [Designated Confidential pursuant to the Standing Protective Order]
75.	Printout of Twitter account for @MercerWWE, marked as Singleton Depo. Ex. 8
76.	Affidavit of Amanda Tustian, dated July 8, 2016
77.	Affidavit of Rob Naylor, dated July 9, 2016
78.	Plaintiff Evan Singleton's Supplemental Objections and Responses to Defendant World Wrestling Entertainment, Inc.'s First and Second Set of Interrogatories, dated March 30, 2016
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87.	Excerpted testimony from the deposition of Dr. Michelle Mattingly, taken April 26, 2016 [Designated Confidential pursuant to the Standing Protective Order]
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93.	Excerpts from transcript of Hearing before The Honorable Vanessa L. Bryant, dated June 8, 2015
94.	DVD depicting video of excerpted testimony from the deposition of Evan Singleton, taken May 11, 2016 (DVD filed manually)
95.	Declaration of Mark R. Lovell, dated July 27, 2016