

EXHIBIT B

**U.S. District Court
California Northern District (San Jose)
CIVIL DOCKET FOR CASE #: 5:07-cv-01389-JW**

The Facebook, Inc. v. Connectu, Inc et al
Assigned to: Hon. James Ware
Referred to: Magistrate Judge Maria-Elena James
Case in other court: 9th Circuit Court of Appeals, 08-16745
9th Circuit Court of Appeals, 08-16849
9th Circuit Court of Appeals, 08-16873
9th Circuit Court of Appeals, 09-15021
9th Circuit Court of Appeals, 09-15133
9th Circuit Court of Appeals, 09-17050
Superior Court, 105CV047381

Date Filed: 03/09/2007
Date Terminated: 12/15/2008
Jury Demand: Plaintiff
Nature of Suit: 890 Other Statutory Actions
Jurisdiction: Federal Question

Cause: 28:1442 Petition for Removal

Special Master

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04/11/2011	763	ORDER of USCA Filed (ALEX KOZINSKI, J. CLIFFORD WALLACE and BARRY G. SILVERMAN) Appellees February 18, 2009 motion to dismiss portions of this consolidated appeal is denied for the reasons set out in the opinion filed today. The motions for judicial notice and to strike portions of the briefs are denied as moot as to 611 Notice of Appeal, filed by Tyler Winklevoss, Cameron Winklevoss, Divya Narendra, 582 Notice of Appeal, filed by ConnectU LLC, 668 Notice of Appeal,, filed by Tyler Winklevoss, Cameron Winklevoss, Divya Narendra (cv, COURT STAFF) (Filed on 4/11/2011) (Entered: 04/11/2011)
04/11/2011	764	USCA FILED OPINION (ALEX KOZINSKI, J. CLIFFORD WALLACE and BARRY G. SILVERMAN) Like the district court litigation must come to an end. That point has now been reached. AFFIRMED. Judge: AK Authoring, FILED AND ENTERED JUDGMENT. re: 611 Notice of Appeal, filed by Tyler Winklevoss, Cameron Winklevoss, Divya Narendra , 582 Notice of Appeal, 668 Notice of Appeal filed by Tyler Winklevoss, Cameron Winklevoss, Divya Narendra (cv, COURT STAFF) (Filed on 4/11/2011) Modified on 5/26/2011 (cv, COURT STAFF). (Entered: 04/11/2011)
04/25/2011	765	BILL OF COSTS by The Facebook, Inc., Mark Zuckerberg. (Cooper, Monte) (Filed on 4/25/2011) (Entered: 04/25/2011)
05/16/2011	766	ORDER AND AMENDED OPINION of USCA (ALEX KOZINSKI, J. CLIFFORD WALLACE and BARRY G. SILVERMAN). Amending Disposition Opinion. Like the district court, At some point, litigation must come to an end. That point has now been reached. AFFIRMED; re: Winklevosses Claim The opinion is amended as follows: Page 4909, Lines 20-24 Replace <The district court excluded this evidence under its Alternative Dispute Resolution (ADR) Local Rule 6-11, which it read to create a privilege for evidence regarding the details of the parties negotiations in their mediation.> with <The district court excluded this evidence under its Alternative Dispute Resolution (ADR) local rule on confidential information, which it read to create a privilege for evidence regarding the details of the parties negotiations in their mediation. A local rule, like any court order, can impose a duty of confidentiality as to any aspect of litigation, including mediation. See N.D. Cal. ADR L.R. 6-12(a); see also 28 U.S.C. § 652(d).> The petition for rehearing en banc is denied. See Fed. R. App. P. 35, 40. No further petitions for rehearing or rehearing en banc may be filed. related 764 OPINION as to 611 Notice of Appeal, filed by Tyler Winklevoss, Cameron Winklevoss, Divya Narendra , 668 Notice of Appeal, filed by Tyler Winklevoss, Cameron Winklevoss, Divya Narendra (cv, COURT STAFF) (Filed on 5/16/2011) Modified text on 5/26/2011 (cv, COURT STAFF). (Entered: 05/16/2011)
05/16/2011	767	***** FILED IN ERROR - PLEASE DISREGARD ***** CLERKS Letter Spreading Mandate to Counsel (cv, COURT STAFF) (Filed on 5/16/2011) Modified on 5/23/2011 (sp, COURT STAFF). (Entered: 05/16/2011)

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