		E-Filed 8/11/11
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15	UNITED STATES DISTRICT COURT	
16	NORTHERN DISTRICT OF CALIFORNIA	
17	SAN FRANCISCO DIVISION	
18	ROBYN COHEN, SHANNON STOLLER, CHRISTOPER	Case No. 10-cv-05282-RS
19	MARSHALL, BRYAN SIGLOCK, and DEBRA LEWIN, individually and on	STIPULATION AND [PROPOSED] ORDER REGARDING BRIEFING AND HEARING
20	behalf of others similarly situated,	SCHEDULE (CIV. L.R. 6-1(B))
21	Plaintiffs,	
22	V.	Courtroom: 3 Judge: Richard Seeborg
23	FACEBOOK, INC., a Delaware corporation,	Trial Date: None Set
24		
25	Defendant.	
26		
27	This Stipulation is entered into by and among plaintiffs Robyn Cohen, Shannon Stoller,	
28 .P	Unristopher Marshall, Bryan Siglock, and D	ebra Lewin (collectively "Plaintiffs") and defendant
LAW CO		STIPULATION & [PROPOSED] ORDER RE 1. Briefing & Hearing Schedule

COOLEY LLP ATTORNEYS AT LA SAN FRANCISCO CASE No. 10-CV-05282 RS

1	Facebook, Inc. ("Facebook") (Plaintiffs and Facebook collectively "the Parties"), by and through		
2	their respective counsel.		
3	WHEREAS, on June 28, 2011 this Court dismissed Plaintiffs' Complaint with leave to		
4	amend;		
5	WHEREAS, on July 18, 2011, Plaintiffs filed a First Amended Class Action Complain		
6	("First Amended Complaint");		
7	WHEREAS, on July 21, 2011, Facebook filed a Motion for Protective Order seeking		
8	stay discovery until resolution of Facebook's then-planned Motion to Dismiss the First Amende		
9	Complaint ("Motion to Dismiss");		
10	WHEREAS, on August 1, 2011, Facebook filed its Motion to Dismiss;		
11	WHEREAS, Facebook's Motion for Protective Order was noticed and is current		
12	scheduled for hearing on August 25, 2011, at 1:30 p.m.;		
13	WHEREAS, Facebook's Motion to Dismiss was noticed and is currently scheduled for		
14	hearing on September 8, 2011, at 1:30 p.m.;		
15	WHEREAS, the Parties are continuing to engage in meet-and-confer discussions		
16	regarding discovery issues, including a discovery schedule, which relate to the issues presented		
17	by Facebook's Motion for Protective Order;		
18	WHEREAS, Facebook's counsel now has a conflict with a hearing in another case		
19	scheduled by court order for the same date and time as the hearing on Facebook's Motion t		
20	Dismiss (i.e., September 8, 2011, at 1:30 p.m.) but in a different courthouse (the hearing in the		
21	other case having been ordered continued by the court from September 1 to September 8);		
22	WHEREAS, the short, agreed-to extensions of time for the briefing and hearing of these		
23	motions will enable the Parties to provide better and more helpful briefing to the Court and wil		
24	not affect any other aspect of the case schedule;		
25	NOW, THEREFORE, the Parties hereby stipulate and agree as follows:		
26	1. The deadline for Facebook's Reply in support of Motion for Protective Order is		
27	extended to and including August 18, 2011; and		

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1	2. The hearing on Facebook's Motion for Protective Order is continued by one week		
2	to September 1, 2011, at 1:30 p.m.; and		
3	3. The deadline for Plair	ntiffs' Opposition to Facebook's Motion to Dismiss is	
4	extended to and including August 23, 2011; and		
5	4. The deadline for Facebook's Reply in support of its Motion to Dismiss is extended		
6	to and including September 1, 2011; and		
7	5. The hearing on Facebo	5. The hearing on Facebook's Motion to Dismiss is continued by one week to	
8	September 15, 2011, at 1:30 p.m.		
9	IT IS SO STIPULATED.		
10	Datade August 10, 2011	COOLEVIID	
11	Dated: August 10, 2011	COOLEY LLP	
12		/s/ Matthew D. Brown Matthew D. Brown	
13		Attorneys for Defendant FACEBOOK, INC.	
14	Dated: August 10, 2011	SPILLANE WEINGARTEN LLP	
15		INITIATIVE LEGAL GROUP APC	
16		/s/ Jay M. Spillane	
17		Jay M. Spillane Attorneys for Plaintiffs	
18	IT IS SO ORDERED.		
19			
20	DATED: August11_, 2011	Wild Seeling	
21		HON. RICHARD SEEBORG UNITED STATES DISTRICT JUDGE	
22		ONTED STATES DISTRICT VODGE	
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