JUDGE HOLWELL

11 000 100 10

UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK

MUSTAFA FTEJA,

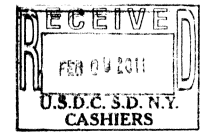
Plaintiff,

٧.

FACEBOOK, INC.,

Defendant.

Civil Action No.



NOTICE OF REMOVAL

Pursuant to 28 U.S.C. §§ 1332 and 1441, Defendant Facebook, Inc. ("Facebook") hereby gives notice of removal of the case brought by Plaintiff Mustafa Fteja in the Supreme Court of the State of New York, County of New York, to the United States District Court for the Southern District of New York and states in support of such removal as follows:

- 1. On January 25, 2011, Plaintiff filed a Summons and Complaint in the Supreme Court of the State of New York, County of New York, styled *Mustafa Fteja v. Facebook Inc.*, Index No. 100975/11 (the "Complaint"). A copy of the Summons and Complaint is attached hereto as Exhibit A.
 - 2. Facebook was served with the Summons and Complaint on January 28, 2011.
- 3. In addition to the Summons and Complaint, Facebook was served with an Order to Show Cause that was entered by the Hon. O. Peter Sherwood, J.S.C., of the Supreme Court of the State of New York, New York County, on January 26, 2011. A copy of the Order to Show Cause is attached hereto as Exhibit B.
- 4. This action could have been originally filed in Federal Court pursuant to 28 U.S.C. §§ 1332 and 1367, in that diversity jurisdiction exists because there is complete diversity

of citizenship between the Plaintiff and Facebook and the amount in controversy exceeds the sum of \$75,000, exclusive of interest and costs. Removal therefore is proper pursuant to 28 U.S.C. § 1441(a).

DIVERSITY OF CITIZENSHIP

- 5. Plaintiff alleges that he is domiciled at 3605 Hylan Boulevard in Staten Island, New York, and he is therefore a citizen of New York. See Complaint at ¶ 1.
- 6. Facebook is a corporation organized and existing under the laws of the State of Delaware and maintains a principal place of business in the State of California. Following the "nerve center" test as adopted by the Supreme Court, Facebook is a citizen of California. *Hertz Corp. v. Friend et al.*, 130 S.Ct. 1181, 1193-1195 (2010).
- 7. Finally, removal of this case on the basis of diversity of citizenship is not precluded by the provisions of 28 U.S.C. § 1446(a) and (d) because Facebook is not a citizen of the district in which the action was brought.
- 8. Thus, complete diversity of citizenship exists between the parties for purposes of diversity jurisdiction under 28 U.S.C. § 1332(a).

AMOUNT IN CONTROVERSY

- 9. The amount in controversy exceeds the sum or value of \$75,000, exclusive of interests and costs, because Plaintiff is seeking money damages in the sum of \$500,000. See Complaint at ¶ 15.
- 10. For this reason the amount in controversy requirement for purposes of diversity jurisdiction under 28 U.S.C. § 1332(a) has been met.

TIMING OF NOTICE OF REMOVAL

11. This Notice of Removal is filed within thirty (30) days after receipt by Facebook of service of the Complaint and so is timely filed in accordance with 28 U.S.C. § 1446(b).

THE OTHER REMOVAL PREREQUISITES HAVE BEEN SATISFIED

- 12. A Notice of Filing of Notice of Removal is being filed in the Supreme Court of the State of New York, County of New York, pursuant to 28 U.S.C. § 1446(d). Moreover, written notification of this Notice is being made on Plaintiff pursuant to 28 U.S.C. § 1446(b).
 - 13. Defendant has not sought similar relief.
 - 14. The Prerequisites for removal under 28 U.S.C. § 1441 have been met.

MISCELLANEOUS

- 15. If any question arises as to the propriety of the removal of this action, Defendant respectfully requests the opportunity to present a brief and oral argument in support of its position that this case is removable.
- 16. By filing this Notice of Removal, Facebook does not waive any defenses, including without limitation, lack of personal jurisdiction, improper venue or forum, all defenses specified in Fed.R.Civ.P. 12, or any other defense.

WHEREFORE, Defendant Facebook, Inc. hereby gives notice that this action now pending against it in the Supreme Court of the State of New York, County of New York, has been removed to the United States District Court for the Southern District of New York.

Dated: New York, New York February 9, 2011

COUGHLIN DUFFY LLP

By

Justin N. Kinney

Wall Street Plaza

88 Pine Street, 28th Floor

New York, New York 10005

Telephone: (212) 483-0105 Facsimile: (212) 480-3899

Attorneys for Defendant

Facebook, Inc.

EXHIBIT A

SUPREME COURT OF THE STATE COUNTY OF NEW YORK	
MUSTAFA FTEDA	summons 1110097
	, Index Number
[your name(s)] - against -	Plaintiff(s)
FACEBOOK INC	Date Index Number purchas
[name(s) of party being sued]	Defendant(s)
To the Person(s) Named as Defendan	t(s) above:
PLEASE TAKE NOTICE THAT	YOU ARE HEREBY SUMMONED to answer the complain
	copy of your answer on the plaintiff(s) at the address
•	rvice of this Summons (not counting the day of service
itself), or within 30 days after service is	complete if the Summons is not delivered personally to
within the State of New York.	•
YOU ARE HEREBY NOTIFIED	THAT should you fail to answer, a judgment will be enter
	•
against you by detault for the relief den	nanded in the complaint.
against you by detault for the relief den	nanded in the complaint.
against you by detault for the relief den	Mustala Him
Dated: <u>⊘/- / 9 -</u> , 20 1	Mustala Lin
	Mustala Him
Dated: <u>⊘/- / 9</u> , 20 ≬]	Mustafa ft// [sign your name] Mustafa FTEJA
Dated: <u>⊘/- / 9 -</u> , 20 1	[sign your name]
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Dated: <u>⊘/- / 9 -</u> , 20 1	[sign your name] [sign your name] [print your name] 3605 HY-AN BLVD STATEN ISLAND NY 10308
Dated: <u>⊘/- / 9 -</u> , 20 1	[sign your name] William [sign your name] William [print your name] 3605 HY-AN BLVD STATEN ISLAND NY 10308 212-786-2885
Dated: <u>⊘/- / 9 -</u> , 20 1	[sign your name] William [sign your name] JANUSTAFA FTEJA [print your name] 3605 HYLAN BLVD STATEN ISLAND NY. 10308 212-786-2885
Dated: <u>0/- / 9 -</u> , 2011 [date of summons]	[sign your name] [sign your name] [print your name] 3605 H9LAN BLVO STATEN ISLAND NY 10308 212-786-2885 [your address(es), telephone number(s
efendant(s) FACEBOOK 1	[sign your name] [sign your name] [print your name] 3605 HYLAN BLVD STATEN ISLAND NY 10308 212-786-2885 [your address(es), telephone number(s
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Dated: <u>O/- / 9</u>	[sign your name] [sign your name] [print your name] 3605 HYLAN BLVD STATEN ISLAND NY 10308 212-786-2885 [your address(es), telephone number(s
Dated: 0/- / 9	[sign your name] [sign your name] [print your name] 3605 HYLAN BLVD STATEN ISLAND NY 10308 212-786-2885 [your address(es), telephone number(s NC ORNIA AVE ALIFORNIA 94304 Gress(es) of defendant(s)]
Dated: 0/-/9-, 201 [date of summons] Defendant(s) FACEBOOK / 160/ S, CALIFO PALO PLTO, C. 1650-543-4 [additional content of the cont	[sign your name] [sign your name] [print your name] 3605 HYLAN BLVD STATEN ISLAND NY 10308 212-786-2885 [your address(es), telephone number(s NC RAIFORNIA 94304 BOO dress(es) of defendant(s)]
Dated: 0/-/9-, 201 [date of summons] Defendant(s) FACEBOOK / 160/5, CALIFO PALO ALTO, CO 1650-543-4 [additional content of the content of	[sign your name] [sign your name] [print your name] 3605 HY-AN BLVD STATEN ISLAND NY 10308 212-786-2885 [your address(es), telephone number(s) ALIFORNIA AVE ALIFORNIA 94304 dress(es) of defendant(s)] rk County as the place of trial. The basis of this designate
Dated: 0/-/9-, 201 [date of summons] Defendant(s) FACEBOOK / 160/ S, CALIFO PALO PLTO, C. 1650-543-4 [additional content of the cont	[sign your name] [sign your name] [print your name] 3605 HU-AN BLVD STATEN ISLAND NY 10308 212-786-2885 [your address(es), telephone number(s ALIFORNIA 94304 ALIFORNIA 94304 ACC (County as the place of trial. The basis of this designation of the county)

1 2 SUPREME COURT OF THE STATE OF NEW YORK. COUNTY OF NEW YORK Index No.: Mustafa Fteja, 4 COMPLAINT 5 Plaintiff, Defendant

TO THE SUPREME COURT OF THE STATE OF NEW YORK

The complaint of the plaintiff, Mustafa Fteja, respectfully and alleges as follows: 6 vs. 7 8 9 10 11 12 13 14 1. The plaintiff herein, Mustafa Fteja, is a resident of the State of New York. Mr 15 Fteja resides at 3605 Hylan Blvd Staten Island, New York. 16 2. The defendant herein, Facebook Inc is a registered BUSINESS CORPORATION in New 17 York. Defendant is in the social networking business. 18 3. The plaintiff was an active user of facebook.com 19 4. On September 24, 2010 the defendant disabled the plaintiff facebook account 20 without warning or without reason. 21 5. The plaintiff has numerous times tried all channels to resolve this matter by 22 procedures outlined on the defendants website. 23 6. The plaintiff has not given any reason for the account being disabled. 24 7. All attempts to resolve the issue have been ignored. 25 8. The plaintiff has been adhering to facebook terms of services 26 9. The plaintiff has been a contributing user for facebook for years previous to 27 the incident.

28

- 10. The plaintiff has helped build the facebook community by adding content and signing up new members to facebook.
- 11. While the requested service is free, the plaintiff has spent timeless hours creating content and relationships the defendant benefited from.
- 12. Facebook has become a very important means of communications for the defendant
- 13. Plaintiff unjust actions have caused defendant great harm in all his personal relationships and the ability to communicate with them.
- 14. The plaintiff has ignored me and discriminated me based on my religion and ethnicity.
- 15. By reason of the facts and circumstances stated above the plaintiff has been damaged by the defendant in the sum of \$500,000

Dated this [Date] 01-19-2011

Mustafa Keja 3605 Hylan Blvd Staten Island, NY 10308 212-785-2885

EXHIBIT B

[Print in black ink all areas in bold letters. Other spaces	are for Court use].			
	At I.A.S. Part of the Supreme Court of the State of New York, held in and for the County of New York at the Courthouse therefore, 60 Centre Street, New York, N.Y., on the day of			
O. PETER SHERWOOD				
PRESENT: HON				
Justice of the Supreme Court				
MUSTAFA FITIFIA	Index Number			
MUSTAPA FIGIA [fill in name(s)] Plaintiff(s)	1			
- against -	100974/11			
Pacific Paris FAIC	ORDER TO SHOW CAUSE			
FACEBOOK INC [fill in name(s)] Defendants(s)	IN CIVIL ACTION			
Upon reading and filing the affidavit(s) of				
MUSTAFA FTEJA [your name(s)], s				
·				
[date Affidavit in Support notarized], and upon the exhibit	ts attached to the affidavit,			
[identify Exhibits below. List additional Exhibits on separate page.]				
Exhibit A -				
Let the party or attorney in opposition show ca	ause at I.A.S. Part $6/$, Room $34/$,			
of this Court, to be held at the Courthouse, 60 Centre Stree	et, New York, N.Y., on the 12 day of			
Feb., 200 1 at 3:30 o'clock in the	tenoon or as soon as such party or			
attorney may be heard why an order should not be made,	providing the following relief:			
[briefly describe what you are asking the Court to do]:	ORDERING Faceball to			
ACTIVATE MY FACEBOOK ACCOUNT	NT UNTIL TRIAL			

15 FINISHED		
for the reasons that [briefly describe the reasons why y		
requesting] FACEBOOK HAS BECOME AS	SERIUS TOOL FOR COMUNICA-	
TION I RELY ON FACEBOOK TO COM	YNIMICATE WITH FAMILY	
AND FRIGHDS AROUND THE WUR	LO. THE HATURE OF	
PACEBOOK DISTRIED ACCOUNT DUS	ENTLET YOUR CONTACTS	
KNOW THAT YOUR ACCOUNT WAS DISM		
I CUT TIES WITH FAMILY AND FRU	HOS CAUSING ME SEVERLE	
PERSONAL HARM, AND HURTMY PORSO	NAL FEELINGS BY DISCIAMINATING	
Sufficient cause appearing therefore, let pe	rsonal service of a copy of this order, the	
could be supported and all other papers upon which this	order is granted, upon all other parties to	
this action or their attorneys, who have appeared in this a	action, on or before the Again day of	
this action or their attorneys, who have appeared in this action, on or before the day of		
service shall be presented to this Court on the return dat	e directed in the second paragraph of this	
order. Ruspansura papers, if and shall had be server to be weekend to be the starter of the sta		
is for Colic seria- Con file ENTER		
stas to be wellen		
luy 2/14/2011.	1 S C	
O	PETER SÄZÄÄÄÖOD	
	J.S.C.	