Kinderstart.	om, LLC v. Google, Inc.	I	Doc. 16 Att. 7
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1 2 3 4 5 6 7	Gregory J. Yu (State Bar No. 133955) GLOBAL LAW GROUP 2015 Pioneer Court, Suite P-1 San Mateo, CA 94403 Telephone: (650) 570-4140 Facsimile: (650) 570-4142 E-mail: glgroup [at] inreach [dot] com Attorney for Plaintiffs and Proposed Class and S		
8	UNITED STATES	DISTRICT COURT	
9	NORTHERN DISTRI	CT OF CALIFORNIA	
10	SAN JOSE DIVISION		
11 12	KINDERSTART.COM LLC, a California limited liability company, on behalf of itself and all others similarly situated,	DECLARATION OF GLENN CANADY	
13	Plaintiffs,	IN SUPPORT OF PLAINTIFF'S MOTION FOR PRELIMINARY	
14	v.	INJUNCTION	
15	GOOGLE, INC., a Delaware corporation,		
16	Defendant.		
17			
18	I, GLENN CANADY, HEREBY DECLARE AS	FOLLOWS:	
19	1. My name is Glenn Canady. My b	pusiness and residence are in the State of Florida.	
20	2. I am a minority owner of a private	ely owned corporation, 5 Star Technologies,	
21	Inc., established in the State of Nevada (Web Fir	rm).	
22	3. As of November 2004, the Web F	Firm owned a group of Websites, each with a	
23	unique Uniform Resource Locator (URL), includ	ling <u>www.5starshine.com</u> . This one site was	
24	removed from the Google Web Index in late 200	4 and the traffic to the site dropped. I did not	
25	receive any notice or explanation from Google as	s to the reason for the Website's removal.	
26	4. In December 2004 and early 2005	5, I attempted to get the Website restored in	
27	PageRank, indexing and traffic. However until A	April 15, 2006, after these personal efforts there	
28	was no change or improvement in the traffic con	ning to the Website.	
	DECLARATION OF GLENN CANADY FOR PLAINTIFF'S MOTION	Case No. C 06-2057 JF	
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1	5. Our Web Firm learned about the above intigation action in March 2006, but we		
2	refrained from joining as a plaintiff in this action.		
3	6. On or about April 25, 2006, <u>www.newcarbuyingsecrets.com</u> began to get its		
4	backlinks restored again, but its PageRank did not rise. I do not have any personal knowledge		
5	about the cause for the change in backlinks, or who at Google may have brought about this result.		
6	I DECLARE UNDER PENALTY OF PERJURY, that the above is based on my personal		
7	knowledge.		
8	Executed on this 1711 day of May. 2006 in Navarre. Florida		
9	\mathcal{Q}_{1}		
10	By:		
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	DECLARATION OF GLENN CANADA FOR PLAINTIFF'S MOTION Case No. C 06-2057 JF		
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