EXHIBIT B

Evan Parke

From:

Cooper, Monte [mcooper@orrick.com]

Sent:

Wednesday, July 30, 2008 11:35 PM

To:

Evan Parke

Cc:

Greer, Yvonne; Chatterjee, I. Neel; Mudurian, Karen; Dalton, Amy; Michael Underhill; David Barrett;

Jonathan Shaw

Subject: Re: Facebook/ConnectU - motion to shorten time

Evan:

The filing of the Notice of Appeal reflects that ConnectU has known what time deadlines govern its post-judgment actions since the Court entered judgment a month ago. Accordingly, it also reflects that ConnectU could have moved for a stay for a month of one was warranted, but deliberately acted without haste. Therefore, nothing warrants expedited relief now, given that ConnectU itself has by its own inaction proven it does not perceive a need for extraordinary relief.

Monte

Sent from my BlackBerry Wireless Device

---- Original Message -----

From: Evan Parke <eparke@BSFLLP.com>

To: Cooper, Monte

Cc: Greer, Yvonne; Chatterjee, I. Neel; Mudurian, Karen; Dalton, Amy; Michael Underhill <munderhill@BSFLLP.com>;

David Barrett dbarrett@BSFLLP.com; Jonathan Shaw <jshaw@BSFLLP.com>

Sent: Wed Jul 30 20:18:15 2008

Subject: RE: Facebook/ConnectU - motion to shorten time

Dear Monte,

Please clarify. Is it your position that filing a notice of appeal removes a need (that would otherwise exist) to expedite briefing under the circumstances? In the interim, I understand that Plaintiffs will not be agreeing to the proposed stipulation.

Very truly yours,

Evan Andrew Parke BOIES, SCHILLER & FLEXNER LLP 5301 Wisconsin Ave., N.W. Washington, DC 20015

202-237-2727 (main)

202-274-1151 (direct)

202-316-7324 (mobile)

202-237-6131 (fax) eparke@bsfllp.com

From: Cooper, Monte [mailto:mcooper@orrick.com]

Sent: Wednesday, July 30, 2008 9:17 PM

To: Evan Parke

Cc: Greer, Yvonne; Chatterjee, I. Neel; Mudurian, Karen; Dalton, Amy; Michael Underhill; David Barrett; Jonathan Shaw

Subject: Re: Facebook/ConnectU - motion to shorten time

Evan:

I fail to understand why there is a need to expedite the briefing on the Motion to Stay if you're filing a notice of appeal tomorrow. Can you please explain this issue? Otherwise, I do not see Plaintiffs stipulating to this proposed schedule.

Thank you,

Monte

Sent from my BlackBerry Wireless Device

---- Original Message -----

From: Evan Parke <eparke@BSFLLP.com>

To: Cooper, Monte

Cc: Greer, Yvonne; Chatterjee, I. Neel; Mudurian, Karen; Dalton, Amy; Michael Underhill munderhill@BSFLLP.com;

David Barrett dbarrett@BSFLLP.com; Jonathan Shaw jshaw@BSFLLP.com>

Sent: Wed Jul 30 17:11:43 2008

Subject: RE: Facebook/ConnectU - motion to shorten time

Dear Monte,

Let me clarify and simplify the proposal: ConnectU proposes that the hearing date on the motion to stay be set for August 14, with Plaintiffs' opposition due on Friday, August 8, and ConnectU's reply due on Monday, August 11. Please let me know by the end of the evening whether Plaintiffs will join a stipulation to this effect.

Very truly yours,

Evan Andrew Parke BOIES, SCHILLER & FLEXNER LLP 5301 Wisconsin Ave., N.W. Washington, DC 20015 202-237-2727 (main)

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From: Cooper, Monte [mailto:mcooper@orrick.com]

Sent: Wednesday, July 30, 2008 7:30 PM

To: Evan Parke

Cc: Greer, Yvonne; Chatterjee, I. Neel; Mudurian, Karen; Dalton, Amy; Michael Underhill; David Barrett; Jonathan Shaw

Subject: Re: Facebook/ConnectU - motion to shorten time

Evan:

I received your voice message and this email. I'm out of the office at the moment but am unclear based on the two messages exactly what date you are proposing the Plaintiffs' response is due if the hearing is to be heard on August 10 or 11 as stated below. Further, we would want to know if you are proposing that Defendants also be permitted a Reply Brief, and when that would be due.

The Court in todayks Order denying the Motion to Shorten Time by the proposed intervenors specifically indicated that it was troubled by the "11th Hour" motion, when the parties have been aware of the Court's Judgment for a month now. Therefore, in order for Plaintiffs to consider your proposal, we need Mike first to respond to Neel's email from earlier, as he promised, and also for ConnectU to explain why it has delayed until now to seek "emergency" relief.

Thanks,

Monte

Sent from my BlackBerry Wireless Device

---- Original Message -----

From: Evan Parke <eparke@BSFLLP.com>

To: Cooper, Monte

Cc: Greer, Yvonne; Chatterjee, I. Neel; Mudurian, Karen; Dalton, Amy; Michael Underhill <munderhill@BSFLLP.com>;

David Barrett dbarrett@BSFLLP.com; Jonathan Shaw <jshaw@BSFLLP.com>

Sent: Wed Jul 30 15:30:58 2008

Subject: Facebook/ConnectU - motion to shorten time

Dear Monte,

This email follows my recent voicemail asking whether Plaintiffs would join a stipulated request to the Court to shorten time in regards to ConnectU's motion to stay. ConnectU proposes that the hearing date and time to respond be shortened to either August 13 (10 days out from today) or August 14, as stated in my voicemail. In your earlier email to Mr. O'Shea (on which I was cc'd) you stated, among other things, that Plaintiffs would not agree to any stipulation to shorten time with respect to the motion to intervene; if Plaintiffs position on the motion to stay differs in this regard, please let me know by 8pm EDT/5pm

PDT.

Very truly yours,

Evan Andrew Parke BOIES, SCHILLER & FLEXNER LLP 5301 Wisconsin Ave., N.W. Washington, DC 20015

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