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9

10 UNITED STATES DISTRICT COURT  
11 NORTHERN DISTRICT OF CALIFORNIA  
12 SAN JOSE DIVISION

14 FACEBOOK, INC.,

15 Plaintiff,

16 v.

17 STUDIVZ LTD., HOLTZBRINCK  
18 NETWORKS GmbH, HOLTZBRINCK  
VENTURES GmbH, and DOES 1-25,

19 Defendant.  
Doc. 153

Case No. 5:08-CV-03468 JF  
Assigned To: Hon. Jeremy Fogel

**DECLARATION OF KARSTEN BUTZKE IN  
SUPPORT OF STUDIVZ'S MOTION TO  
DISMISS RE *FORUM NON CONVENIENS***

[Supplemental Reply Briefs; Supplemental  
Declaration of Anton Maurer Filed Concurrently]

Date: April 17, 2009  
Time: 9:00 a.m.  
Place: Courtroom 3

Complaint Filed: July 18, 2008

1 DECLARATION OF Karsten Butzke


2  
3 I, Karsten Butzke, declare:

4  
5 1. I am Accountant at StudiVZ, Ltd. in Berlin, Germany ("StudiVZ"). In that  
6 capacity, I have access to StudiVZ's books and records concerning its prior employees and interns.  
7 I have personal knowledge of the facts set forth herein and, if called as a witness, could and would  
8 testify competently thereto under oath. This declaration is submitted concurrently with  
9 defendants' supplemental replies in support of their Motions to Dismiss.

10  
11 2. Taylor Mingos was never an employee, and was never an executive, officer or  
12 director, of StudiVZ. He spent some weeks at StudiVZ as a student intern in the Summer of 2006.  
13 Taylor Mingos never entered an employment contract with StudiVZ, never had a StudiVZ  
14 personnel number, and never received a salary from StudiVZ (all things that StudiVZ employees  
15 always have).

16  
17 3. Tobias Walter had an internship at StudiVZ from June 19, 2006 until August 19,  
18 2006. From January 1, 2007 until September 30, 2007 he was Chief Marketing Officer of StudiVZ  
19 and in that capacity was in charge of StudiVZ's marketing in connection with StudiVZ's efforts to  
20 set up student-oriented social networking websites in Poland, Italy, France, and Spain (the "Non-  
21 German StudiVZ European Websites"). StudiVZ has since closed down all of the Non-German  
22 StudiVZ European Websites.

23  
24 I declare under penalty of perjury under the laws of the State of California and the United  
25 States of America that the foregoing is true and correct, and that this declaration was executed in  
26 Berlin, Germany on April 10, 2009.

27  
28 /s/ Karsten Butzke 

DECLARATION IN  
SUPPORT OF MOTIONS TO DISMISS  
5:08-CV-03468 JF