EXHIBIT A

UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF CALIFORNIA SAN JOSE DIVISION

FACEBOOK, INC.,

CASE NO. 5:08-CV-03468 JF

Plaintiff,

v.

STUDIVZ LTD., HOLTZBRINK NETWORKS GMBH, HOLTZBRINK VENTURES GMBH and DOES 1-25,

Defendants.

The above-styled cause came on for hearing on March 3, 2009 at 10:09 a.m. before The Honorable Howard R. Lloyd, United States Magistrate Judge, Courtroom 2, Fifth Floor.

APPEARANCES:

ON BEHALF OF PLAINTIFF:

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compliment Ms. Hurst.

2 THE COURT: Oh, go ahead.

MR. SMITH: Ms. Hurst and I had very good discussions about the meet and confer, and that's why the last time we were here we represented to Your Honor we had come to agreement on virtually every issue.

The problems with these particular requests, these particular requests were not written with Calder v. Jones or the issues in the case really in mind.

THE COURT: It often happens that in deciding discovery disputes, I in effect re-write the requests so that they say what I think is fair or appropriate as opposed to what they literally say.

What I'm struggling with right now is to decide whether to give him anything or nothing. I'm not inclined to give him nothing, I'm inclined to give him something, and I'm struggling to define a something in a way that's reasonable.

MR. SMITH: I understand. My proposal is that he -- that access is okay if it is for the purpose of copying the design, look, feel, whatever other word we want to use, of Facebook's own website, and as long as it is limited to a fair group of people and a fair amount of time, meaning a particular period of time.

If we go beyond that, we start getting into

these line drawing problems that Your Honor has already noted, and we're producing documents about --

THE COURT: Well, can you identify the core group of people that did the original development and design, whether they are there or not now?

MR. SMITH: I can't off the top of my head, but that can be identified, yes. I think Dennis

Bemmann is probably one, and I think Hasan Darajani

[phonetic] is another, and then after that I would have to speak to my client.

THE COURT: Well, would it be fair to say,
Mr. Gray, that you are interest in access is really
cabined by those accessors who were involved in the
design and development of the websites of defendants?

MR. GRAY: That's correct, Your Honor.

THE COURT: So, an order which limited it to that group of people would be okay?

MR. GRAY: And that's what we want, the design and development team, creation team.

A couple of points, Your Honor. StudiVZ is barely three years old, so this burden that we keep hearing about, all these scores of people, you know, is overstated for sure.

THE COURT: It depends what period of time they're talking about. They may have scores today.

whether or not Holtzbrink had knowledge of Facebook's allegations at the time it purchased StudiVZ. That has been answered.

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Those are the three just off the top of my head that I can think of.

The idea that we have not been cooperative here and produced stuff is just not true. The reason we're having this problem is because of what he is requesting.

THE COURT: Well, I'm agreeing with you. I think the requests are too broad, but I'm dealing with the reality that I think they should get something.

MR. SMITH: And I'm quite willing to work with Your Honor to get them something.

THE COURT: All right, well what I -- I don't think further discussion about this would be particularly profitable.

What I will do is I will give you both until 9:00 o'clock tomorrow morning to submit a letter to the court and specifically what I'm interested in is your proposal for what an order would say in terms of further discovery, if any, and I've already indicated I'm inclined to give some on the issues we've been discussing: access to the websites, the design and development of the websites, the adhesion contracts,

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and depositions, which we haven't talked about, but would still deal with this questions of what's the deponent going to be questioned about.
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And on that subject, I understand the defendant to offer witnesses who are knowledgeable about jurisdiction and forum selection subjects, but then we would get into the issue of what subjects are relevant to jurisdiction and forum selection, and we're back having the same argument that we've just had now with respect to the paper discovery requests.

MR. SMITH: Can I make a point about depositions, Your Honor?

13 THE COURT: Sure.

MR. SMITH: I'm not sure what motion we're on. They notice of motion and their proposed order don't say anything about depositions. I don't know, and their statement in their reply that they're seeking to compel Rule 30(b)(6) depositions, there aren't any Rule 30(b)(6) deposition notices even pending.

THE COURT: That's true, they withdrew the notice.

MR. SMITH: So I don't -- we're not here on that.

THE COURT: If those depositions ever do take place, the order would guide what would be in the scope

MR. SMITH: Okay.

MR. GRAY: I certainly have more to say on the sanctions issue, Your Honor. I disagree with how the events unfolded with all due respect. That one issue was privilege, and the only issue is the depositions on Tuesday.

THE COURT: And I would suggest to you when you write this letter to me that you -- that you have in mind that what you're proposing to me is something that you could live with, not what you would rather have, not your druthers. Your druthers, Mr. Smith, would be nothing, and your druthers, Mr. Gray, would be everything.

So I'm interested in not your druthers, but in what you could live with. And I'm not committing to accept either of your language, but I would like some guidance and some further -- I'm going to give this some further thought, too.

MR. GRAY: Do you want page limits on that?

THE COURT: Yes, two pages, thank you.

MR. GRAY: Two pages, okay.

MR. SMITH: May I make one request, Your

23 Honor?

THE COURT: Sure.

MR. SMITH: I know you said 9:00 a.m.

1	STATE OF COLORADO)
2) ss. CERTIFICATE
3	COUNTY OF DENVER)
4	
5	I, Christopher Boone, Certified Electronic
6	Court Reporter and Notary Public within and for the
7	State of Colorado, certify that the foregoing is a
8	correct transcription from the digital recording of
9	the proceedings in the above-entitled matter.
10	
11	I further certify that I am neither counsel
12	for, related to, nor employed by any of the parties
13	to the action in which this hearing was taken, and
14	further that I am not financially or otherwise
15	interested in the outcome of the action.
16	
17	In witness whereof, I have affixed my
18	signature and seal this 17th day of March, 2009.
19	
20	Mu gommingion ounings August 16 2010
21	My commission expires August 16, 2010.
22	Christich Box
23	Mustach Horx

24 Christopher Boone,

25 AAERT Certified Electronic Court Reporter

