	Case5:10-cv-00429-JF Docu	ument5	Filed02/04/10	Page1 of 6
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10	Attorney for Plaintiffs			
11	UNITED STATES DISTRICT COURT			
12	NORTHERN DISTRICT OF CALIFORNIA			
13	SAN JOSE DIVISION			
14				
15	DONALD SILVERSTRI, DAWN KE	EER,	Case No. C10	0-cv-00429 (JF)
16	KIMBERLY MANCELLA, JILL SILVERMAN STRELZIN, and CURISTORIER LEMOLE, on babal	of		
17	CHRISTOPHER LEMOLE, on behalf themselves and others similarly situate			
18	Plaintiff,			
19	v.			
20	FACEBOOK, INC.			
21	Defendant.			
22	ERIC MARKOWITZ, FRANK BLUEMENTHAL, LAUREN REESE	and	Case No. C10	0-cv-00430 (JF)
23	BILLY STERNBERG, on behalf of themselves and all others similarly situ	, 		
24	Plaintiff,	latea,	STIDULATION	AND [PROPOSED] ORDER
25			CONSOLIDATI	ING CASES FOR ALL
26	V.		PURPOSES AND PERMITTING FILING OF CONSOLIDATED COMPLAINT	
27	FACEBOOK, INC.,			
28	Defendant.			
Cooley Godward Kronish LLP Attorneys At Law San Francisco	1162289 v1/SF	1	. Consc	TIPULATION AND [PROPOSED] ORDER DIDATING CASES FOR ALL PURPOSES .0-CV-00429 (JF); C10-CV-00430 (JF)

## Case5:10-cv-00429-JF Document5 Filed02/04/10 Page2 of 6

1	This Stipulation is entered into by and among plaintiffs Donald Silverstri, Dawn Keer,
2	Kimberly Mancella, Jill Silverman Strelzin, Christopher LeMole, Eric Markowitz, Frank
3	Bluementhal, Lauren Reese, and Billy Sternberg (collectively, the "Plaintiffs"), and defendant
4	Facebook, Inc. ("Defendant") by and through their respective counsel;
5	WHEREAS, the Silverstri complaint was filed on January 29, 2010;
6 7	WHEREAS, the Markowitz complaint was filed on January 29, 2010;
8	WHEREAS, counsel for Defendant has duly accepted service of the Summonses and
9	Complaints;
10	WHEREAS, counsel for the parties have conferred, and the parties are in agreement that
11	the <i>Markowitz</i> action should be consolidated with the <i>Silverstri</i> action for all purposes because
12	the cases involve similar complaints and common questions of law or fact, and because
13	consolidation would advance the interests of judicial economy; and
14	
15	WHEREAS, the parties seek to agree upon a schedule for the filing of a consolidated
16 17	complaint;
17	IT IS HEREBY STIPULATED AND AGREED, by and between the undersigned
10	counsel for Plaintiffs and Defendant, that:
20	1. The following actions are related cases within the meaning of Local Civil Rule 3-
21	12(a):
22	a. Donald Silverstri, et al. v. Facebook, Inc., a Delaware corporation, Case No.
23	C10-cv-00429 (JF); and
24	b. Eric Markowitz, et al. v. Facebook, Inc., a Delaware corporation, Case No.
25	C10-cv-00430 (JF).
26	2. Pursuant to Federal Rule of Civil Procedure 42(a), the above-captioned actions are
27 28	hereby consolidated for all purposes into one action.
20 Cooley Godward Kronish LLP Attorneys At Law San Francisco	1162289 v1/SF 2. STIPULATION AND [PROPOSED] ORDER   CONSOLIDATING CASES FOR ALL PURPOSES C10-cv-00429 (JF) ; C10-cv-00430 (JF)

Case5:10-cv-00429-JF	Document5	Filed02/04/10	Page3 of 6

1	3. These actions shall be referred to herein as the "Consolidated Actions." The
2	Master Docket and Master File for the Consolidated Actions shall be Civil Action No. C10-cv-
3	
4	00429 (JF).
5	4. Every pleading in this Consolidated Action shall bear the following caption:
6 7	IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF CALIFORNIA
8	IN RE FACEBOOK CONSUMER PRIVACY LITIGATION ) Case No. C10-cv-00429 (JF)
10	All orders, pleadings, motions and other documents shall, when filed and docketed in the Master
11	file, be deemed filed and docketed in each individual case to the extent applicable.
12	5. The Court hereby appoints Paskowitz & Associates and the Felgoise Law Firm as
13	Co-Lead Counsel.
14	6. All subsequently-filed class or individual actions against the Defendant alleging
15	the same or similar claims as alleged in the complaints in these actions shall be consolidated
16	under the case In re FACEBOOK CONSUMER PRIVACY LITIGATION, Case No. C10-cv-00429
17	(JF).
18	7. The Plaintiffs shall file a Consolidated Complaint on or before March 9, 2010.
19	
20	Defendant shall respond to the Consolidated Complaint on or before April 9, 2010. Defendant
21	has no obligation to respond to the current Complaints.
22	This stipulation is without prejudice to any other rights that any party may have.
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20 Cooley Godward Kronish LLP Attorneys At Law San Francisco	Stipulation and [Proposed] Order3.Consolidating Cases For All Purposes C10-cv-00429 (JF); C10-cv-00430 (JF)

	Case5:10-cv-00429-JF Docume	nt5 Filed02/04/10 Page4 of 6
1 2 3	Dated: February 4, 2010 LAW OFFICES OF DAVID N. LAKE	COOLEY GODWARD KRONISH LLP
4 5 6 7 8 9	<u>/s/</u> <u>David N. Lake</u> David N. Lake (180775) Attorneys for Plaintiffs DONALD SILVERSTRI, DAWN KEER, KIMBERLY MANCELLA, JILL SILVERMAN STRELZIN, CHRISTOPHER LEMOLE, ERIC MARKOWITZ, FRANK BLUEMENTHAL, LAUREN REESE, AND BILLY STERNBERG	/s/ Matthew D. Brown Matthew D. Brown (196972) Attorneys for Defendant FACEBOOK, INC.
10 11 12 13 14 15 16 17 18 19 20 21 20 21 22 23 23 24	DAVID N. LAKE (180775) (David@lakelawpc.com) 16130 Ventura Boulevard, Suite 650 Encino, California 91436 Telephone: (818) 788-5100 Fax: (818) 788-5199 LAURENCE D. PASKOWITZ ROY L. JACOBS ANGELICA KONTOROFF PASKOWITZ & ASSOCIATES 60 East 42 <sup>nd</sup> Street, 46 <sup>th</sup> Floor New York, NY 10165 Telephone: 212-685-0969 Fax: 212-685-2306 Classattorney@aol.com and BRIAN M. FELGOISE FELGOISE LAW FIRM 261 Old York Rd. Suite 423 Jenkintown, PA 19001-2616 Telephone: 215-985-0500 Fax: 215-985-0850 Felgoiselaw@verizon.net Co-Lead Counsel for Plaintiffs	COOLEY GODWARD KRONISH LLP MICHAEL G. RHODES (116127) (rhodesmg@cooley.com) MATTHEW D. BROWN (196972) (brownmd@cooley.com) 101 California Street 5th Floor San Francisco, CA 94111-5800 Telephone: (415) 693-2020 Fax: (415) 693-2222 Attorneys for Defendant FACEBOOK, INC.
25 26 27 28 Cooley Godward Kronish LLP Attorneys At Law San Francisco	1162289 v1/SF	STIPULATION AND [PROPOSED] ORDER 4. CONSOLIDATING CASES FOR ALL PURPOSES C10-CV-00429 (JF) ; C10-CV-00430 (JF)

	Case5:10-cv-00429-JF Document5 Filed02/04/10 Page5 of 6
1	[PROPOSED] ORDER
2	The above stipulation having been considered and good cause appearing therefore,
3	IT IS SO ORDERED.
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5	DATED:
6	The Honorable Jeremy Fogel UNITED STATES DISTRICT JUDGE
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COOLEY GODWARD KRONISH LLP Attorneys At Law San Francisco	1162289 v1/SF5.STIPULATION AND [PROPOSED] ORDER CONSOLIDATING CASES FOR ALL PURPOSES C10-cv-00429 (JF) ; C10-cv-00430 (JF)

	Case5:10-cv-00429-JF Document5 Filed02/04/10 Page6 of 6		
1	FILER'S ATTESTATION		
2	Pursuant to General Order No. 45, Section X, Subparagraph B, the undersigned attests		
3	that all parties have concurred in the filing of this Stipulation and [Proposed] Order Consolidating		
4	Cases for All Purposes and Permitting Filing of Consolidated Complaint.		
5			
6	Dated: February 4, 2010 COOLEY GODWARD KRONISH LLP		
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8	By:/s/ Matthew D. Brown		
9	By: /s/ Matthew D. Brown Matthew D. Brown		
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28 Cooley Godward	STIPULATION AND [PROPOSED] ORDER		
KRONISH LLP Attorneys At Law San Francisco	1162289 v1/SF6.Consolidating Cases For All Purposes C10-cv-00429 (JF); C10-cv-00430 (JF)		