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SUPERIOR COURT OF CALIFORNIA
COUNTY OF SANTA CLARA

Karen Beth Young

Plaintiff

And

Facebook, INC.

Defendant

) Case No.: 110CV178574
)
) **DECLARATION OF KAREN BETH YOUNG IN**
) **SUPPORT OF KAREN BETH YOUNG'S EX**
) **PARTE APPLICATION FOR PRELIMINARY**
) **INJUNCTION TO PRESERVE EVIDENCE, AND**
) **SUPPORTING PAPERS**
)
)
)

Date: August 9, 2010

Time: 8:15 am

Location: Superior Court of California

191 N. First Street

San Jose, Ca. 95113

Judge: William J. Elfyng

Date Action Filed: August 9, 2010

Trial Date: Not Set

Dated this August 9, 2010

Karen Beth Young

1 I, Karen Beth Young, declare:

2 1. I am the plaintiff and moving party in this case and hereby make this declaration in support of plaintiff Karen
3 Beth Young's motion titled EX PARTE APPLICATION FOR PRELIMINARY INJUNCTION TO PRESERVE
4 EVIDENCE, AND SUPPORTING DOCUMENTS.

5 2. I have personal account information with Facebook, INC. that was temporarily deleted. At any time defendant can
6 permanently delete any/all of my account information to include the additional page information of: Cancer Forum,
7 Cartesian Plane For The Cure, Karen Beth Young - Public Figure, Join Karen Petition Facebook Say No To 5000
8 Friends. I was subjected to physical threats, violence, hatred, kkk, and personal attacks on the
9 "DEAR LORD, THIS YEAR YOU TOOK MY FAVORITE ACTOR, PATRICK SWAYZIE. YOU TOOK MY
10 FAVORITE ACTRESS, FARAH FAWCETT. YOU TOOK MY FAVORITE SINGER, MICHAEL JACKSON. I
11 JUST WANTED TO LET YOU KNOW, MY FAVORITE PRESIDENT IS BARACK OBAMA. AMEN" Facebook
12 page. I also spoke of this on the "Petition to remove facebook group praying for President Obama's death." Both of
13 these pages are relevant and imperative to this case. Both of these pages are evidence in this case, along with any/all
14 of my account information. All of this electronic information is evidence in this case. Defendant has been regularly
15 non-responsive and ambiguous. There is an immediate and pressing need for the court to preserve the electronic
16 information associated with the Facebook sites listed above, to include all interactions with the pages mentioned. I
17 have and continue to suffer from harm and hardship. I believe my first and fourteenth amendment civil rights have
18 been violated and I am an American with a disability. Also, all of the page information is relevant to all of the
19 causes of action in this case. Additional irreparable injury will be sustained if a preliminary injunction is not granted
20 because facts and evidence supporting this case as a whole will be permanently deleted by defendant.

21
22 I declare under penalty of perjury under the laws of the State of California that the foregoing is true and correct.

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Date: August 9, 2010



Karen Beth Young