# EXHIBIT O

1 2 3 4 5 6 7 8	Michael W. Sobol (State Bar No. 194857) msobol@lchb.com David T. Rudolph (State Bar No. 233457) drudolph@lchb.com Melissa Gardner (State Bar No. 289096) mgardner@lchb.com LIEFF CABRASER HEIMANN & BERNSTEIN 275 Battery Street, 29th Floor San Francisco, CA 94111-3339 Telephone: 415.956.1000 Facsimile: 415.956.1008  Rachel Geman rgeman@lchb.com Nicholas Diamand ndiamand@lchb.com LIEFF CABRASER HEIMANN & BERNSTEIN	Facsimile: 212.661.8665  Patrick V. Dahlstrom pdahlstrom@pomlaw.com POMERANTZ, LLP 10 S. La Salle Street, Suite 3505 Chicago, Illinois 60603 Telephone: 312.377.1181 Facsimile: 312.377.1184	
10 11	250 Hudson Street, 8th Floor New York, NY 10013-1413 Telephone: 212.355.9500 Facsimile: 212.355.9592	, 1111	
12 13 14 15 16 17	Hank Bates (State Bar No. 167688) hbates@cbplaw.com Allen Carney acarney@cbplaw.com David Slade dslade@cbplaw.com CARNEY BATES & PULLIAM, PLLC 11311 Arcade Drive Little Rock, AR 72212 Telephone: 501.312.8500 Facsimile: 501.312.8505		
18 19	Attorneys for Plaintiffs and the Proposed Class		
20	UNITED STATES I	DISTRICT COURT	
21	NORTHERN DISTRIC	CT OF CALIFORNIA	
22	OAKLAND	DIVISION	
<ul><li>23</li><li>24</li></ul>	MATTHEW CAMPBELL, MICHAEL HURLEY, and DAVID SHADPOUR,	Case No. C 13-05996 PJH  PLAINTIFF MATTHEW CAMPBELL'S	
25 26	Plaintiffs,  v.	CORRECTED OBJECTIONS AND RESPONSES TO DEFENDANT FACEBOOK, INC.'S FIRST SET OF INTERROGATORIES	
27	FACEBOOK, INC.,  Defendant.		
28	Defendant.		
		PI ΔINTIFE CΔMPRFI I 'S	

PROPOUNDING PARTY: FACEBOOK, INC.

RESPONDING PARTY: MATTHEW CAMPBELL, on behalf of himself and

all others similarly situated

SET NO.: ONE (1)

Pursuant to Rules 26 and 33 of the Federal Rules of Civil Procedure, Plaintiff Matthew Campbell hereby serves his corrected objections and responses to Defendant Facebook Inc.'s First Set of Interrogatories ("Interrogatories"). These responses are designated "Confidential" under the terms of the draft of the Stipulated Protective Order sent by Plaintiffs to Defendant on March 11, 2015.

### **GENERAL OBJECTIONS**

- 1. Plaintiff objects to each of Defendant's Interrogatories to the extent that they, individually or cumulatively, purport to impose on Plaintiff duties and obligations which exceed, or are different, than those imposed on him by the Federal Rules of Civil Procedure or the Local Rules of the Court.
- 2. Plaintiff generally objects to each Interrogatory to the extent it purports to seek information covered by the attorney-client privilege, the work product privilege, or any other applicable privilege or immunity. Plaintiff further objects to each Interrogatory to the extent that it seeks information prepared in anticipation of litigation or for trial of this or any matter. Plaintiff will provide any information that he believes is non-privileged and is otherwise properly discoverable. By providing such information, Plaintiff does not waive any privileges. To the extent that an Interrogatory may be construed as seeking such privileged or protected information or documents, Plaintiff hereby claims such privilege and invokes such protection. The fact that Plaintiff does not specifically object to an individual Interrogatory on the ground that it seeks such privileged or protected information shall not be deemed a waiver of the protection afforded by the attorney-client privilege, the attorney work product doctrine, or any other applicable privilege or protection.

	<u>CONFIDENTIAL</u>
1	3. Plaintiff and Plaintiff's counsel have not completed their investigation of the facts
2	related to this case and have not completed their preparation for trial. Thus, the following
3	responses are based on discovery and investigations that are ongoing and not yet complete.
4	Plaintiff reserves the right to update, amend or supplement these responses. These responses are
5	made without prejudice to Plaintiff's right to utilize subsequently discovered evidence at trial or
6	in connection with pretrial proceedings, or to amend these responses in the event that any
7	information is subsequently acquired or learned by Plaintiff or inadvertently omitted in these
8	responses.
9	4. Plaintiff generally objects to each Interrogatory to the extent that it is vague and/or
10	ambiguous. Where possible, however, Plaintiff will make reasonable assumptions as to
11	Defendant's intended meaning and will respond accordingly, while preserving his objections as to
12	vagueness, ambiguity, and uncertainty.
13	5. Plaintiff objects to each Interrogatory or Instruction which seeks information that

14

15

16

17

18

19

20

21

22

23

24

25

26

27

28

- is neither relevant nor material to the subject matter of this action, nor reasonably calculated to lead to the discovery of admissible evidence.
- 6. Plaintiff objects to each Interrogatory which seeks identification of facts not in Plaintiff's possession, custody or control.
- 7. Plaintiff objects to each Interrogatory to the extent it requires the production of information already produced to Defendant or within the possession, custody or control of third parties or public records, and therefore equally available to Defendant.
- 8. Plaintiff asserts these objections without waiving or intending to waive any objections as to competency, relevancy, materiality, or privilege.
- 9. Plaintiff objects to each Interrogatory to the extent that it calls for a legal conclusion.
- 10. Plaintiff states these objections without waiving or intending to waive, but on the contrary preserving and intending to preserve:
- all objections to genuineness, foundation, competency, relevancy, a. materiality, privilege and admissibility as evidence for any purpose of materials produced in

response to the Interrogatories, or subject matter thereof, in any subsequent proceeding in, or	the
trial of, this or any action;	

- b. the right to object on any permissible ground to the use of any materials, or the subject matter thereof, in any subsequent proceeding in, or the trial of, this or any other action; and
- c. the right to object on any basis permitted by law to any other discovery request or proceeding involving or relating to the subject matter of these objections.

# RESPONSES TO DEFENDANT'S FIRST SET OF INTERROGATORIES INTERROGATORY NO. 1:

IDENTIFY all FACEBOOK accounts YOU have ever established or used, including, for each account: (a) YOUR username; (b) the name YOU provided to FACEBOOK in setting up the account; (c) the e-mail address that YOU associated with the account; (d) the mobile telephone number(s) that YOU associated with the account; (e) the date YOUR account was established; and (f) the date YOUR account was disabled, suspended, or deleted (if applicable).

# **RESPONSE TO INTERROGATORY NO. 1:**

Plaintiff incorporates and references herein all of the General Objections. Plaintiff objects to this Interrogatory as overly broad and unduly burdensome. Plaintiff further objects to the extent this Interrogatory seeks information protected by Plaintiff's right to privacy. Subject to and without waiver of the foregoing objections, Plaintiff states as follows:

Plaintiff's Facebook username is matthew.d.campbell. Plaintiff provided Facebook with the name Matthew D. Campbell. Plaintiff associated the email addresses matt@bluehogreport.com, matt@pinnaclelawfirm.com, and mattycamp@gmail.com with the account. Plaintiff associated the phone number 501-396-9246 with the account. Plaintiff's account was established on January 7, 2009. It has not been disabled.

#### **INTERROGATORY NO. 2:**

IDENTIFY all facts regarding all messages YOU have sent or received via the FACEBOOK MESSAGES PRODUCT, including, for each message: (a) the date the message was sent; (b) the author of the message; (c) the recipient(s) of the message; (d) the physical

location (city and state) where the author was located when the message was sent (or, if unknown, the author's state of residence); (e) the physical location (city and state) where the recipient(s) was located when the message was received (or, if unknown, the recipient's state of residence); (f) if a URL was included in the message, the name of the URL(s); (g) if a URL was included in the message, whether a "preview" of the website associated with the URL was contained in the message (if known); and (h) if a URL was included in the message, whether the website associated with the URL contained a FACEBOOK social plugin at the time the message was sent (if known).

#### **RESPONSE TO INTERROGATORY NO. 2:**

1

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

27

28

Plaintiff incorporates and references herein all of the General Objections. Plaintiff objects to this Interrogatory as overly broad and unduly burdensome. Plaintiff objects to this Interrogatory insofar as it is seeks facts regarding messages that do not contain URLs, and insofar as it seeks the physical location of the sender or recipient of Facebook messages, and therefore does not seek information "that is relevant to the claims or defenses of any party" or "reasonably calculated to lead to the discovery of admissible evidence." Fed. R. Civ. P. 26(b)(1). Plaintiff further objects to the extent this Interrogatory seeks information protected by Plaintiff's and/or third parties' right to privacy. Plaintiff objects that this Interrogatory seeks information already in Defendant's possession and control. Insofar as it seeks information to be obtained through discovery from Defendant, for example because Facebook possesses information concerning whether it was Facebook's practice to provide a "preview" for URL's sent at the times of Plaintiff's private messages, or whether the websites associated with certain URLs had installed Facebook's social plug-ins, Plaintiff objects to this Interrogatory as premature. Plaintiff further objects to this Interrogatory as compound. Subject to and without waiver of the foregoing objections, Plaintiff states as follows: Plaintiff's first production of documents responsive to Request for Production No. 1 in this action identifies private messages containing one or more URLs that Plaintiff has sent or received via the FACEBOOK MESSAGES PRODUCT. The table attached as Exhibit 1 identifies the sender(s), recipient(s), date, time, and URL associated with each such private message.

Plaintiff does not recall whether any of the URLs included in private messages that Plaintiff has sent or received via the FACEBOOK MESSAGES PRODUCT contained a "preview" at the time it was sent or received. Plaintiff is not aware of whether the websites associated with such URLs contained a Facebook plug-in at the time these messages were sent or received.

#### **INTERROGATORY NO. 3:**

IDENTIFY all PERSONS YOU have sent messages to or received messages from via the FACEBOOK MESSAGES PRODUCT, including each PERSON'S name, address, and FACEBOOK account username, or if the PERSON was not a FACEBOOK user, the PERSON's mobile telephone number and/or email address from which a message was received or to which a message was sent.

#### **RESPONSE TO INTERROGATORY NO. 3:**

Plaintiff incorporates and references herein all of the General Objections. Plaintiff objects to this Interrogatory as overly broad and unduly burdensome. Plaintiff objects to this Interrogatory insofar as it is seeks facts regarding messages that do not contain URLs and therefore does not seek information "that is relevant to the claims or defenses of any party" or "reasonably calculated to lead to the discovery of admissible evidence." Fed. R. Civ. P. 26(b)(1). Plaintiff further objects to the extent this Interrogatory seeks information protected by Plaintiff's or third parties' right to privacy. Subject to and without waiver of the foregoing objections, Plaintiff states as follows: Plaintiff's first production of documents responsive to Request for Production No. 1 in this action identifies private messages containing URLs that Plaintiff has sent or received via the FACEBOOK MESSAGES PRODUCT. Plaintiff incorporates by reference the table provided in response to Interrogatory No. 2, which identifies the sender(s), recipient(s), date, time, and URL associated with each such message.

#### **INTERROGATORY NO. 4:**

IDENTIFY all facts regarding all EMAIL SERVICES and SOCIAL NETWORKING WEBSITES, including but not limited to applications offered within those SOCIAL

NETWORKING WEBSITES, that YOU have used, including, for each, YOUR e-mail address and/or username and the duration (time period) of YOUR use.

# **RESPONSE TO INTERROGATORY NO. 4:**

Twitter, usernames

Plaintiff incorporates and references herein all of the General Objections. Plaintiff objects to this Interrogatory as overly broad and unduly burdensome. Plaintiff objects to this Interrogatory in that does not seek information "that is relevant to the claims or defenses of any party" or "reasonably calculated to lead to the discovery of admissible evidence." Fed. R. Civ. P. 26(b)(1). Plaintiff further objects to the extent this Interrogatory seeks information protected by Plaintiff's or third parties' right to privacy. Subject to and without waiver of the foregoing objections, Plaintiff states as follows: Plaintiff recalls using the following email services:

from approximately 2010 to present.

username used from approximately 2004 to present.

used from approximately 2013 to present.

used from approximately 2013 to present.

used from approximately 2003 to present.

used from approximately 2003 to present.

upon reasonable investigation, Plaintiff is unable to determine the details associated with his account. Plaintiff believes that he had an account briefly in 2004.

upon reasonable investigation, Plaintiff is unable to determine the details associated with his account. Plaintiff believes that he had an account from

Facebook.com as stated in response to Interrogatory No. 1.

approximately 2006-2007.

used from approximately 2012 to present.

used

# **INTERROGATORY NO. 5:**

IDENTIFY all facts regarding how and when YOU first became aware of FACEBOOK's alleged conduct referenced in YOUR COMPLAINT.

#### **RESPONSE TO INTERROGATORY NO. 5:**

Plaintiff incorporates and references herein all of the General Objections. Plaintiff objects to this Interrogatory as overly broad and unduly burdensome. Plaintiff further objects to the extent this Interrogatory purports to seek information covered by the attorney-client privilege or the work product privilege. Subject to and without waiver of the foregoing objections, Plaintiff states as follows: Plaintiff first became aware that Facebook scans private messages containing URLs in or around October 2013 in connection with counsel's investigation of this case.

#### **INTERROGATORY NO. 6**:

IDENTIFY all facts that support YOUR claim that YOU, other Plaintiffs in this ACTION, and/or putative class members suffered harm and/or damage as a result of YOUR use of the FACEBOOK MESSAGES PRODUCT, including but not limited to IDENTIFYING all facts describing how YOU, Plaintiffs, and/or putative class members were harmed.

#### **RESPONSE TO INTERROGATORY NO. 6:**

Plaintiff incorporates and references herein all of the General Objections. Plaintiff objects to this Interrogatory as overly broad and unduly burdensome. Plaintiff objects to this Interrogatory on the grounds that it is untimely and premature because discovery in this action is ongoing with substantial discovery yet to occur. Plaintiff objects that Plaintiff has not completed his discovery or investigation of facts relating to this matter, and has not completed preparation for trial, and therefore, this interrogatory is premature, improper, burdensome, oppressive, harassing, and abusive of the discovery process to the extent that it calls for the disclosure of all facts that support the contentions and allegations in the Complaint. *See* Fed. R. Civ. P. 33(a)(2)("the court may order that [contention interrogatories] need not be answered until designated discovery is complete, or until a pretrial conference or some other time."). Plaintiff further objects to this Interrogatory on the grounds that it is premature, as this Interrogatory may be the subject of expert testimony, to be disclosed at a later date in accordance with the time set

by the Court for such disclosures. Subject to and without waiver of the foregoing objections, Plaintiff states as follows: Plaintiff refers to the entirety of the operative Complaint, including but not limiting the following allegations Paragraphs 38, 46, 47, 48, 49, 50, 51, 52, 53, 54, 55, 56, 57 and 58.

#### **INTERROGATORY NO. 7:**

Separately for YOURSELF and the putative class, IDENTIFY all facts regarding the damages and/or all other monetary relief that YOU and the putative class claim in this ACTION.

# **RESPONSE TO INTERROGATORY NO. 7:**

Plaintiff incorporates and references herein all of the General Objections. Plaintiff objects to this Interrogatory as overly broad and unduly burdensome. Plaintiff objects to this Interrogatory on the grounds that it is untimely and premature because discovery in this action is ongoing with substantial discovery yet to occur. Plaintiff objects that Plaintiff has not completed his discovery or investigation of facts relating to this matter, and has not completed preparation for trial, and therefore, this Interrogatory is premature, improper, burdensome, oppressive, harassing, and abusive of the discovery process to the extent that it calls for the disclosure of all facts that support the contentions and allegations in the Complaint. Plaintiff further objects to this Interrogatory on the grounds that it is premature, as this Interrogatory may be the subject of expert testimony, to be disclosed at a later date in accordance with the time set by the Court for such disclosures. Subject to and without waiver of the foregoing objections, Plaintiff states as follows: *See* Plaintiff's responses to Interrogatories No. 2 and 6.

#### **INTERROGATORY NO. 8:**

IDENTIFY all facts regarding all putative class action proceedings in which YOU have been involved, including but not limited to YOUR role in the proceeding (plaintiff, defendant, witness), the claims and defenses raised in each proceeding, the court or other tribunal in which the proceeding occurred, the judicial officer or arbitrator(s) who presided over the proceeding, the case number, the parties to the proceeding, a summary of the testimony and/or DOCUMENTS YOU provided (if any), an identification of YOUR counsel for each proceeding, and the disposition and relief awarded.

## **RESPONSE TO INTERROGATORY NO. 8:**

Plaintiff incorporates and references herein all of the General Objections. Plaintiff further objects that the Interrogatory seeks irrelevant information. Subject to and without waiver of the foregoing objections, Plaintiff states as follows: Plaintiff has not been involved in any other putative class action proceedings.

#### **INTERROGATORY NO. 9:**

IDENTIFY all facts regarding the exact practices by FACEBOOK that YOU contend violate California and/or federal law.

### **RESPONSE TO INTERROGATORY NO. 9:**

Plaintiff incorporates and references herein all of the General Objections. Plaintiff objects to this Interrogatory as overly broad and unduly burdensome. Plaintiff objects to this Interrogatory on the grounds that it is untimely and premature because discovery in this action is ongoing with substantial discovery yet to occur. Plaintiff objects that Plaintiff has not completed his discovery or investigation of facts relating to this matter, and has not completed preparation for trial, and therefore, this Interrogatory is premature, improper, burdensome, oppressive, harassing, and abusive of the discovery process to the extent that it calls for the disclosure of all facts that support the contentions and allegations in the Complaint. *See* Fed. R. Civ. P. 33(a)(2)("the court may order that [contention interrogatories] need not be answered until designated discovery is complete, or until a pretrial conference or some other time."). Plaintiff further objects to the extent this Interrogatory purports to seek information covered by the attorney-client privilege or the work product privilege.

Subject to and without waiver of the foregoing objections, Plaintiff states as follows: Plaintiff refers to the operative Complaint, which identifies the elements of causes of action under the federal Electronic Communications Privacy Act, and Section 631 of the California Penal Code, respectively, as well as identifies which facts Plaintiff contends establish violations of each element of each of these statutes.

#### **INTERROGATORY NO. 10:**

Do YOU contend that the scanning of FACEBOOK messages for any purpose violates federal law and/or California law?

#### **RESPONSE TO INTERROGATORY NO. 10:**

Plaintiff incorporates and references herein all of the General Objections. Plaintiff objects to this Interrogatory on the grounds that it is untimely and premature because discovery in this action is ongoing with substantial discovery yet to occur. Plaintiff objects that Plaintiff has not completed his discovery or investigation of facts relating to this matter, and has not completed preparation for trial, and therefore, this Interrogatory is premature, improper, burdensome, oppressive, harassing, and abusive of the discovery process to the extent that it calls for the disclosure of all facts that support the contentions and allegations in the Complaint. *See* Fed. R. Civ. P. 33(a)(2)("the court may order that [contention interrogatories] need not be answered until designated discovery is complete, or until a pretrial conference or some other time."). Subject to and without waiver of the foregoing objections, Plaintiff states as follows: As alleged in the operative Complaint, Facebook's conduct of scanning Plaintiff's and the putative class members' messages is a violation of federal and California law.

#### **INTERROGATORY NO. 11:**

If YOUR response to Interrogatory No. 10 is anything other than an unqualified "no," IDENTIFY all facts supporting YOUR response.

#### **RESPONSE TO INTERROGATORY NO. 11:**

Plaintiff incorporates and references herein all of the General Objections. Plaintiff objects to this Interrogatory as overly broad and unduly burdensome. Plaintiff objects to this Interrogatory on the grounds that it is untimely and premature because discovery in this action is ongoing with substantial discovery yet to occur. Plaintiff objects that Plaintiff has not completed his discovery or investigation of facts relating to this matter, and has not completed preparation for trial, and therefore, this Interrogatory is premature, improper, burdensome, oppressive, harassing, and abusive of the discovery process to the extent that it calls for the disclosure of all facts that support the contentions and allegations in the Complaint. *See* Fed. R. Civ. P.

33(a)(2)("the court may order that [contention interrogatories] need not be answered until designated discovery is complete, or until a pretrial conference or some other time."). Plaintiff further objects to the extent this Interrogatory purports to seek information covered by the attorney-client privilege or the work product privilege.

Subject to and without waiver of the foregoing objections, Plaintiff states as follows: Plaintiff refers to the operative Complaint, which identifies the elements of causes of action under the federal Electronic Communications Privacy Act, and Section 631 of the California Penal Code, respectively, as well as identifies which facts Plaintiff contends establish violations of each element of each of these statutes.

#### **INTERROGATORY NO. 12:**

Do YOU contend that the scanning of FACEBOOK messages for the purpose of increasing the "Like" count violates federal law and/or California law?

#### **RESPONSE TO INTERROGATORY NO. 12:**

Plaintiff incorporates and references herein all of the General Objections. Plaintiff objects to this Interrogatory on the grounds that the term "scanning" is undefined and is therefore vague; the term "increasing the 'Like' count" is similarly vague within the context of this Interrogatory. Plaintiff objects to this Interrogatory on the grounds that it is untimely and premature because discovery in this action is ongoing with substantial discovery yet to occur. Plaintiff objects on the grounds that Plaintiff has not completed his discovery or investigation of facts relating to this matter, and has not completed preparation for trial, and therefore, this Interrogatory is premature, improper, burdensome, oppressive, harassing, and abusive of the discovery process to the extent that it calls for the disclosure of all facts that support the contentions and allegations in the Complaint. *See* Fed. R. Civ. P. 33(a)(2)("the court may order that [contention interrogatories] need not be answered until designated discovery is complete, or until a pretrial conference or some other time."). Subject to and without waiver of the foregoing objections, Plaintiff states as follows: As alleged in the operative Complaint, Facebook's conduct of scanning Plaintiff's and the putative class members' messages is a violation of federal and California law.

If YOUR response to Interrogatory No. 12 is anything other than an unqualified "no," IDENTIFY all facts supporting YOUR response.

#### **RESPONSE TO INTERROGATORY NO. 13:**

Plaintiff incorporates and references herein all of the General Objections. Plaintiff objects to this Interrogatory as overly broad and unduly burdensome. Plaintiff objects to this Interrogatory on the grounds that it is untimely and premature because discovery in this action is ongoing with substantial discovery yet to occur. Plaintiff objects that Plaintiff has not completed his discovery or investigation of facts relating to this matter, and has not completed preparation for trial, and therefore, this Interrogatory is premature, improper, burdensome, oppressive, harassing, and abusive of the discovery process to the extent that it calls for the disclosure of all facts that support the contentions and allegations in the Complaint. See Fed. R. Civ. P. 33(a)(2)("the court may order that [contention interrogatories] need not be answered until designated discovery is complete, or until a pretrial conference or some other time."). Plaintiff further objects to the extent this Interrogatory purports to seek information covered by the attorney-client privilege or the work product privilege.

Subject to and without waiver of the foregoing objections, Plaintiff states as follows: Plaintiff refers to the operative Complaint, which identifies the elements of causes of action under the federal Electronic Communications Privacy Act, and Section 631 of the California Penal Code, respectively, as well as identifies which facts Plaintiff contends establish violations of each element of each of these statutes.

		CONFIDENTIAL
1	Dated: April 2, 2015	LIEFF CABRASER HEIMANN & BERNSTEIN, LLP
2		
3		By:/s/ Michael W. Sobol
4		Michael W. Sobol
5		Michael W. Sobol (State Bar No. 194857) msobol@lchb.com
6		David T. Rudolph (State Bar No. 233457) drudolph@lchb.com
7		Melissa Gardner (State Bar No. 289096) mgardner@lchb.com
8		LIEFF CABRASER HEIMANN & BERNSTEIN, LLP 275 Battery Street, 29th Floor
9		San Francisco, CA 94111-3339 Telephone: 415.956.1000 Facsimile: 415.956.1008
10		Rachel Geman
11		rgeman@lchb.com Nicholas Diamand
12		ndiamand@lchb.com LIEFF CABRASER HEIMANN & BERNSTEIN, LLP
13		250 Hudson Street, 8th Floor
14		New York, NY 10013-1413 Telephone: 212.355.9500
15		Facsimile: 212.355.9592
16		Hank Bates (State Bar No. 167688) hbates@cbplaw.com
17		Allen Carney acarney@cbplaw.com
18		David Slade dslade@cbplaw.com
19		CARNEY BATES & PULLIAM, PLLC 11311 Arcade Drive
20		Little Rock, AR 72212 Telephone: 501.312.8500
21		Facsimile: 501.312.8505
22		Jeremy A. Lieberman info@pomlaw.com
23		POMERANTZ, LLP 600 Third Avenue, 20th Floor
24		New York, NY 10016 Telephone: 212.661.1100
25		Facsimile: 212.661.8665
26		
27		
28		

# **CONFIDENTIAL** Patrick V. Dahlstrom pdahlstrom@pomlaw.com POMERANTZ, LLP 10 S. La Salle Street, Suite 3505 Chicago, IL 60603 Telephone: 312.377.1181 Facsimile: 312.377.1184 Jon Tostrud (State Bar No. 199502) jtostrud@tostrudlaw.com TOSTRUD LAW GROUP, PC 1925 Century Park East, Suite 2125 Los Angeles, CA 90067 Telephone: 310.278.2600 Facsimile: 310.278.2640 Attorneys for Plaintiffs and the Proposed Class

FACEBOOK'S 1ST SET OF ROGS

I am a citizen of the United States and employed in San Francisco County, California. I

# PROOF OF SERVICE

3

1

2

5

6

7

8

9

11

12

13

14

15

16

17

18

19

20

21

22

23

24

2526

2728

address is 275 Battery Street, 29th Floor, San Francisco, California 94111-3339.

I am readily familiar with Lieff, Cabraser, Heimann & Bernstein, LLP's practice for collection and processing of documents for service via email, and that practice is that the

am over the age of eighteen years and not a party to the within-entitled action. My business

I am also readily familiar with this firm's practice for collection and processing of correspondence for mailing with the United States Postal Service. Following ordinary business practices, the envelope was sealed and placed for collection and mailing on this date, and would, in the ordinary course of business, be deposited with the United States Postal Service on this date.

On April 2, 2015, I caused to be served copies of the following documents:

- 1. PLAINTIFF MATTHEW CAMPBELL'S CORRECTED OBJECTIONS AND RESPONSES TO DEFENDANT FACEBOOK, INC.'S FIRST SET OF INTERROGATORIES; and this
- 2. PROOF OF SERVICE BY EMAIL AND U.S. MAIL

documents are attached to an email and sent to the recipient's email account.

on Defendant in this action through their counsel:

Christopher Chorba Gibson, Dunn & Crutcher LLP 333 South Grand Avenue Los Angeles, CA 90071-3197 Email: cchorba@gibsondunn.com

Joshua Aaron Jessen Gibson Dunn & Crutcher LLP 3161 Michelson Drive, Suite 1200 Irvine, CA 92612 Email: jjessen@gibsondunn.com

Executed on April 2, 2015, at San Francisco, California.

/s/ Melissa A. Gardner Melissa A. Gardner

# EXHIBIT 1

	То	From	Date	URL
1.			November 1, 2014 at 11:48am CDT	
2.			May 30, 2014 at 9:50am CDT	
3.			March 14, 2014 at 12:47pm CDT	
4.			March 12, 2014 at 11:54am CDT	
5.			October 7, 2013 at 11:13am CDT	
6.			August 29, 2013 at 2:34pm CDT	
7.			August 29, 2013 at 2:29pm CDT	
8.			August 29, 2013 at 1:59pm CDT	
9.			February 5, 2014 at 12:34pm CST	
10.			September 5, 2013 at 11:13am CDT	
11.			September 4, 2013 at 11:07pm CDT	
12.			September 4, 2013 at 10:55pm CDT	

	То	From	Date	URL
13.			August 31, 2013 at 3:13pm CDT	
14.			August 22, 2013 at 3:18pm CDT	
15.			August 22, 2013 at 3:11pm CDT	
16.			July 18, 2013 at 10:33am CDT	
17.			July 15, 2013 at 8:15pm CDT	
18.			July 15, 2013 at 8:11pm CDT	
19.			July 15, 2013 at 7:42pm CDT	
20.			August 13, 2013 at 6:35pm CDT	
21.			July 17, 2013 at 7:18pm CDT	
22.			November 12, 2011 at 10:15pm CST	
23.			December 16, 2011 at 8:49pm CST	
24.			May 6, 2011 at 4:16am CDT	
25.			June 6, 2014 at 8:21pm CDT	
26.			August 13, 2013 at 8:59pm CDT	

	То	From	Date	URL
27.			May 27, 2011 at	
			8:24pm CDT	
28.	-		September 13, 2013 at 8:49am CDT	
29.	-		August 28, 2013 at	
	-		10:00am CDT	
30.			August 28, 2013 at 9:28am CDT	
31.			June 20, 2014 at 10:08am CDT	
			10:08am CD1	
32.	-		February 22, 2015 at	
02.			9:02pm CST	
33.			February 18, 2015 at 9:32pm CST	
34.			February 17, 2015 at 7:32pm CST	
35.			February 14, 2015 at 6:34pm CST	
36.			February 1, 2015 at 11:58am CST	
37.			January 28, 2015 at 7:19am CST	

	То	From	Date	URL
38.			December 6, 2014 at 1:55pm CST	
39.			November 18, 2014 at 9:58pm CST	
40.			November 16, 2014 at 10:52pm CST	
41.			November 16, 2014 at 10:41pm CST	
42.			November 15, 2014 at 9:04am CST	
43.			November 9, 2014 at 4:17pm CST	
44.			September 4, 2014 at 2:40pm CDT	
45.			August 20, 2014 at 11:17pm CDT	
46.			August 7, 2014 at 11:07pm CDT	
47.			August 3, 2014 at 10:12pm CDT	
48.			July 30, 2014 at 7:00pm CDT	
49.			June 21, 2014 at 12:06pm CDT	
50.			June 16, 2014 at 9:14pm CDT	
51.			June 4, 2014 at 8:34pm CDT	
52.			May 27, 2014 at 10:21pm CDT	

	То	From	Date	URL
53.			May 26, 2014 at 9:37pm CDT	
54.			May 15, 2014 at 8:21pm CDT	
55.			May 13, 2014 at 4:54pm CDT	
56.			April 11, 2014 at 6:11pm CDT	
57.			March 20, 2014 at 3:58pm CDT	
58.			March 12, 2014 at 10:02pm CDT	
59.			March 12, 2014 at 6:34pm CDT	
60.			March 8, 2014 at 8:48pm CST	
61.			December 20, 2013 at 7:11am CST	
62.			December 20, 2013 at 7:11am CST	
63.			November 16, 2013 at 8:46pm CST	
64.			August 22, 2013 at 10:49pm CDT	
65.			July 27, 2013 at 9:45pm CDT	
66.			July 15, 2013 at 9:42pm CDT	
67.			December 10, 2012 at 9:11am CST	

	То	From	Date	URL
68.			January 3, 2012 at 12:14pm CST	
69.			January 17, 2015 at 9:09am CST	
70.			October 7, 2014 at 11:07am CDT	
71.			May 6, 2014 at 12:55pm CDT	
72.			March 19, 2014 at 5:36pm CDT	
73.			March 15, 2014 at 5:43pm CDT	
74.			March 8, 2014 at 11:22am CST	
75.			October 18, 2013 at 1:02pm CDT	
76.			August 20, 2013 at 10:25am CDT	
77.			July 15, 2013 at 10:52pm CDT	
78.			July 15, 2013 at 10:48pm CDT	
79.			July 15, 2013 at 10:46pm CDT	
80.			April 18, 2011 at 7:36pm CDT	
81.			July 8, 2013 at 8:04pm CDT	
82.			July 31, 2014 at 3:52pm CDT	

	То	From	Date	URL
83.			December 31, 2013 at 2:03pm CST	
84.			November 20, 2013 at 7:09am CST	
85.			October 28, 2013 at 9:47pm CDT	
86.			November 1, 2014 at 1:37pm CDT	
87.			September 10, 2012 at 8:47pm CDT	
88.			April 3, 2014 at 3:41pm CDT	
89.			December 11, 2011 at 3:20am CST	
90.			November 13, 2011 at 5:46pm CST	
91.			November 12, 2011 at 5:14am CST	
92.			November 9, 2011 at 2:35am CST	
93.			November 9, 2011 at 2:34am CST	
94.			October 11, 2011 at 7:06pm CDT	

	То	From	Date	URL
95.			October 10, 2011 at 9:05pm CDT	
96.			October 6, 2013 at 1:57pm CDT	
97.			July 14, 2013 at 4:50pm CDT	
98.			July 14, 2013 at 1:57pm CDT	
99.			March 16, 2012 at 9:40am CDT	
100.			March 8, 2012 at 2:38pm CST	
101.			March 8, 2012 at 2:29pm CST	
102.			February 28, 2012 at 2:06pm CST	
103.			February 28, 2012 at 2:05pm CST	
104.			February 21, 2012 at 3:57pm CST	
105.			February 21, 2012 at 2:24pm CST	
106.			February 21, 2012 at 2:24pm CST	
107.			February 21, 2012 at 2:21pm CST	
108.			February 21, 2012 at 2:20pm CST	
109.			February 21, 2012 at 2:20pm CST	

	То	From	Date	URL
110.			February 21, 2012 at 2:16pm CST	
111.			November 4, 2011 at 3:18pm CDT	
112.			October 28, 2011 at 5:43pm CDT	
113.			February 8, 2012 at 7:16pm CST	
114.			February 4, 2012 at 9:53am CST	
115.			November 1, 2014 at 1:49pm CDT	
116.			November 7, 2011 at 10:40pm CST	
117.			June 21, 2013 at 9:53pm CDT	
118.			July 15, 2013 at 9:41pm CDT	
119.			July 1, 2013 at 7:04pm CDT	
120.			May 13, 2014 at 1:15pm CDT	
121.			April 3, 2014 at 8:13pm CDT	

	То	From		URL
122.			January 7, 2015 at 8:05pm CST	
			0.03pm C31	
123.			Tuly 2, 2014 at 6:52pm	
			July 2, 2014 at 6:52pm CDT	

	То	From	Date	URL
124.			June 2, 2014 at 8:36pm CDT	
125.			May 16, 2014 at 9:05am CDT	
126.			May 13, 2014 at 8:27pm CDT	
127.			February 1, 2014 at 11:38am CST	
128.			October 19, 2014 at 10:26pm CDT	
129.			January 8, 2014 at 9:19pm CST	
130.			September 24, 2014 at 12:24pm CDT	
131.			May 5, 2014 at 10:58am CDT	

	То	From	Date	URL
132.			May 4, 2014 at 11:21pm CDT	
133.			October 18, 2014 at 9:53am CDT	
134.			October 18, 2014 at 9:05am CDT	
135.			October 16, 2014 at 8:09pm CDT	
136.			October 16, 2014 at 8:07pm CDT	
137.			October 16, 2014 at 8:04pm CDT	
138.			October 15, 2014 at 9:15pm CDT	
139.			October 15, 2014 at 9:03pm CDT	
140.			October 16, 2014 at 12:04am CDT	
141.			October 16, 2014 at 12:03am CDT	

	То	From	Date	URL
142.			October 14, 2014 at 3:52pm CDT	
143.			October 14, 2014 at 3:35pm CDT	
144.			October 9, 2014 at 6:24pm CDT	
145.			January 26, 2015 at 9:57am CST	
146.			June 12, 2014 at 7:17pm CDT	
147.			June 4, 2014 at 8:43pm CDT	
148.			March 31, 2014 at 5:07pm CDT	
149.			March 18, 2014 at 8:31am CDT	
150.			March 17, 2014 at 9:56pm CDT	
151.			March 14, 2014 at 1:41am CDT	
152.			March 13, 2014 at 9:41pm CDT	
153.			March 5, 2014 at 9:12pm CST	
154.			January 22, 2014 at 8:45pm CST	
155.			January 17, 2014 at 3:15pm CST	

	То	From	Date	URL
156.			January 14, 2014 at 10:26pm CST	
157.			January 14, 2014 at 4:50pm CST	
158.			January 12, 2014 at 1:56pm CST	
159.			December 31, 2013 at 9:30am CST	
160.			December 30, 2013 at 10:01pm CST	
161.			December 30, 2013 at 9:55pm CST	
162.			December 14, 2013 at 9:21am CST	
163.			December 7, 2013 at 2:03pm CST	
164.			October 16, 2013 at 6:22pm CDT	
165.			October 15, 2013 at 8:24pm CDT	
166.			August 22, 2013 at 9:59pm CDT	
167.			August 21, 2013 at 9:27pm CDT	
168.			June 10, 2013 at 9:58am CDT	
169.			July 15, 2013 at 5:35pm CDT	
170.			July 18, 2013 at 9:44am CDT	

	То	From	Date	URL
171.			January 15, 2014 at 1:52pm CST	
172.			July 23, 2014 at 11:34am CDT	
173.			October 1, 2014 at 7:37pm CDT	
174.			April 7, 2014 at 4:39pm CDT	
175.			August 17, 2013 at 11:55am CDT	
176.			November 11, 2013 at 5:47pm CST	
177.			September 18, 2013 at 8:41am CDT	
178.			September 18, 2013 at 5:38am CDT	
179.			September 6, 2013 at 11:33am CDT	
180.			September 3, 2013 at 2:40pm CDT	
181.			November 2, 2014 at 6:53am CST	
182.			November 1, 2014 at 2:32pm CDT	
183.			July 3, 2014 at 7:49am CDT	
184.			April 26, 2014 at 11:06am CDT	
185.			March 24, 2014 at 5:18pm CDT	

	То	From	Date	URL
186.			February 25, 2014 at 4:20pm CST	
187.			February 25, 2014 at 9:18am CST	
188.			January 5, 2014 at 11:00am CST	
189.			January 5, 2014 at 9:41am CST	
190.			January 5, 2014 at 9:37am CST	
191.			January 5, 2014 at 12:27am CST	
192.			December 21, 2013 at 8:28pm CST	
193.			December 21, 2013 at 4:26pm CST	
194.			December 20, 2013 at 2:58pm CST	
195.			December 9, 2013 at 1:19pm CST	
196.			October 22, 2013 at 7:19pm CDT	
197.			October 21, 2013 at 8:44am CDT	
198.			September 5, 2013 at 1:17pm CDT	
199.			September 3, 2013 at 6:43pm CDT	
200.			September 29, 2013 at 1:17pm CDT	

	То	From	Date	URL
201.			September 29, 2013 at 12:45pm CDT	http://littlerockfamilyplanningserviceswarning.wordpress.com/2013/06/03/boycott-river-rock-realty/
202.			January 15, 2015 at 7:48pm CST	http://southpark.cc.com/clips/251898/sting-operation
203.			April 23, 2014 at 1:06pm CDT	http://www.sos.arkansas.gov/filing_search/index.php/filing/search/new
204.			April 3, 2014 at 3:41pm CDT	http://www.bluehogreport.com/2014/04/03/knock-on-wood/
205.			April 1, 2014 at 2:29pm CDT	http://www.bluehogreport.com/2014/04/01/cole-lateral-damage-judge-tim-fox-judge-rhonda-wood-ineligible/
206.			October 28, 2014 at 7:27pm CDT	http://www.goclio.com/sign-up/?referral_code=BRANCH
207.			May 12, 2014 at 10:39pm CDT	http://m.thecabin.net/news/local/2014-05-12/county-attorney-decision-not-issue-marriage-licenses-now-not
208.			February 10, 2014 at 2:11am CST	http://www.fightingbobfest.org/history.cfm
209.			January 13, 2014 at 12:09am CST	http://wp.me/p3G5qB-OZ
210.			October 16, 2014 at 3:39pm CDT	http://www.msnbc.com/rachel-maddow-show/colorado-ag-candidate-its-time-we-took-back-federal-land
211.			October 16, 2014 at 12:27pm CDT	http://www.ralstonreports.com/blog/adam-laxalts-aunt-family-guessed-who-father-was-domenici-was-not-list#.U3989JRdXB9
212.			October 16, 2014 at 12:27pm CDT	http://www.politico.com/magazine/story/2014/05/who-is-adam-laxalt-107095_Page2.html#.VD_VhYXNDQ
213.			October 16, 2014 at 12:12pm CDT	http://www.newsreview.com/reno/newsview/blogs/post?oid=14551064
214.			April 7, 2014 at 1:16pm CDT	http://www.thearkansasproject.com/is-matt-campbell-qualified-to-blog/
215.			March 7, 2014 at 1:46pm CST	http://www.shannonblattlaw.com/

	То	From	Date	URL
216.			October 4, 2014 at 9:39am CDT	
217.			March 20, 2014 at 10:10am CDT	
218.			April 25, 2014 at 6:07pm CDT	
219.			March 21, 2014 at 2:21pm CDT	
220.			September 25, 2014 at 1:25pm CDT	
221.			September 24, 2014 at 4:16pm CDT	
222.			April 3, 2014 at 2:40pm CDT	
223.			April 3, 2014 at 2:36pm CDT	
224.			November 5, 2014 at 3:14pm CST	
225.			November 5, 2014 at 2:33pm CST	
226.			May 7, 2014 at 10:22pm CDT	
227.			May 8, 2014 at 8:23pm CDT	
228.			February 18, 2015 at 1:19pm CST	
229.			February 15, 2015 at 4:05pm CST	

	То	From	Date	URL
230.			June 12, 2014 at 11:02am CDT	
231.			June 12, 2014 at 11:04am CDT	
232.			June 12, 2014 at 11:04am CDT	
233.			August 4, 2014 at 9:17pm CDT	
234.			July 1, 2014 at 4:00pm CDT	
235.			January 15, 2015 at 7:37pm CST	
236.			February 14, 2015 at 12:43pm CST	
237.			February 6, 2015 at 11:06pm CST	
238.			February 5, 2015 at 8:18am CST	
239.			January 31, 2015 at 9:30am CST	
240.			January 16, 2015 at 2:27pm CST	
241.			November 21, 2014 at 8:09am CST	
242.			November 20, 2014 at 9:45pm CST	
243.			November 19, 2014 at 7:24pm CST	

	То	From	Date	URL
244.			November 3, 2014 at 11:13pm CST	
245.			October 31, 2014 at 4:24pm CDT	
246.			October 31, 2014 at 2:47pm CDT	
247.			October 31, 2014 at 2:40pm CDT	
248.			October 31, 2014 at 2:35pm	
249.			October 31, 2014 at 2:30pm CDT	
250.			October 31, 2014 at 9:17am CDT	
251.			October 31, 2014 at 8:45am CDT	
252.			October 30, 2014 at 6:47am CDT	
253.			October 29, 2014 at 2:04pm CDT	
254.			October 29, 2014 at 2:02pm CDT	
255.			October 29, 2014 at 11:37am CDT	
256.			October 28, 2014 at 7:11am CDT	
257.			October 26, 2014 at 10:53pm CDT	

	То	From	Date	URL
258.			October 24, 2014 at 9:12am CDT	
259.			October 23, 2014 at 10:01pm CDT	
260.			October 23, 2014 at 9:51pm CDT	
261.			October 23, 2014 at 10:38am CDT	
262.			October 22, 2014 at 12:41pm CDT	
263.			October 22, 2014 at 12:32pm CDT	
264.			October 22, 2014 at 12:19pm CDT	
265.			October 21, 2014 at 8:38pm CDT	
266.			October 20, 2014 at 8:23pm CDT	
267.			October 19, 2014 at 9:18pm CDT	
268.			October 19, 2014 at 9:07pm CDT	
269.			October 19, 2014 at 9:01pm CDT	
270.			October 19, 2014 at 3:46pm CDT	
271.			October 19, 2014 at 3:30pm CDT	

	То	From	Date	URL
272.			October 19, 2014 at 3:20pm CDT	
273.			October 19, 2014 at 1:46pm CDT	
274.			October 19, 2014 at 12:41pm CDT	
275.			October 17, 2014 at 12:32pm CDT	
276.			October 15, 2014 at 10:42am CDT	
277.			October 15, 2014 at 9:12am CDT	
278.			October 14, 2014 at 8:44am CDT	
279.			October 13, 2014 at 2:38pm CDT	
280.			October 12, 2014 at 11:06pm CDT	
281.			October 12, 2014 at 12:50pm CDT	
282.			October 11, 2014 at 8:37pm CDT	
283.			October 11, 2014 at 8:36pm CDT	
284.			October 10, 2014 at 12:48pm CDT	
285.			October 10, 2014 at 11:13am CDT	

	То	From	Date	URL
286.			October 10, 2014 at 10:49am CDT	
287.			October 9, 2014 at 9:03pm CDT	
288.			October 9, 2014 at 7:00pm CDT	
289.			October 9, 2014 at 7:00pm CDT	
290.			September 25, 2014 at 2:44pm CDT	
291.			September 11, 2014 at 11:16pm CDT	
292.			September 11, 2014 at 11:13pm CDT	
293.			August 27, 2014 at 4:14pm CDT	
294.			August 24, 2014 at 5:14pm CDT	
295.			August 21, 2014 at 11:41pm CDT	
296.			August 11, 2014 at 9:19pm CDT	
297.			December 23, 2014 at 4:10pm CST	

	То	From	Date	URL
298.			October 2, 2014 at 8:00pm CDT	
299.			September 20, 2014 at 11:31pm CDT	
300.			September 20, 2014 at 11:31pm CDT	
301.			October 6, 2014 at 7:31pm CDT	
302.			October 19, 2014 at 7:26pm CDT	
303.			February 4, 2015 at 8:14am CST	
304.			February 7, 2015 at 9:52am CST	
305.			October 23, 2014 at 10:40am CDT	
306.			October 14, 2014 at 10:15am CDT	

	То	From	Date	URL
307.			October 15, 2014 at 3:47am CDT	
308.			January 25, 2015 at 9:28pm CST	
309.			November 19, 2014 at 4:18pm CST	
310.			November 17, 2014 at 1:05pm CST	
311.			October 17, 2014 at 12:46pm CDT	
312.			October 21, 2014 at 3:31pm CDT	
313.			November 4, 2014 at 6:27pm CST	
314.			October 31, 2014 at 5:33pm CDT	
315.			October 30, 2014 at 9:31am CDT	
316.			October 29, 2014 at 5:44pm CDT	
317.			October 29, 2014 at 3:17pm CDT	
318.			October 31, 2014 at 4:58pm CDT	
319.			October 31, 2014 at 1:30pm CDT	
320.			November 1, 2014 at 11:18am CDT	
321.			November 1, 2014 at 8:37am CDT	

	То	From	Date	URL
322.			February 22, 2015 at 9:02pm CST	
323.			February 20, 2015 at 10:26pm CST	
324.			January 20, 2015 at 8:35pm CST	
325.			February 19, 2015 at 4:31pm CST	
326.			April 7, 2014 at 5:10pm CDT	
327.			February 16, 2014 at 11:28am CST	
328.			January 18, 2014 at 9:29pm CST	
329.			January 18, 2014 at 9:08pm CST	
330.			January 14, 2014 at 4:50pm CST	
331.			September 7, 2013 at 10:21am CDT	
332.			August 30, 2013 at 9:44am CDT	
333.			August 21, 2013 at 3:45pm CDT	
334.			August 12, 2013 at 1:43pm CDT	
335.			August 12, 2013 at 1:35pm CDT	
336.			August 7, 2013 at 10:50pm CDT	

	То	From	Date	URL
337.			August 7, 2013 at 9:28am CDT	
338.			August 7, 2013 at 9:06am CDT	
339.			January 24, 2013 at 8:31am CST	
340.			November 1, 2012 at 1:00am CDT	
341.			September 24, 2009 at 11:36am CDT	
342.			March 10, 2009 at 4:38pm CDT	
343.			March 4, 2009 at 10:03am CST	
344.			March 3, 2009 at 5:15pm CST	
345.			February 27, 2009 at 5:22pm CST	

	То	From	Date	URL
346.			February 25, 2009 at 4:52pm CST	
347.			February 17, 2009 at 4:31pm CST	
348.			February 10, 2009 at 6:07pm CST	
349.			February 5, 2009 at 9:24am CST	
350.			February 2, 2009 at 4:21pm CST	
351.			January 21, 2009 at 2:36am CST	
352.			January 16, 2009 at 10:44pm CST	
353.			January 12, 2009 at 1:55pm CST	

	То	From	Date	URL
354.			January 6, 2009 at 3:50pm CST	
355.			December 31, 2008 at 4:45pm CST	
356.			December 27, 2008 at 2:23pm CST	
357.			December 22, 2008 at 4:17pm CST	
358.			December 17, 2008 at 5:45pm CST	
359.			December 10, 2008 at 7:33pm CST	
360.			December 5, 2008 at 6:01pm CST	
361.			November 17, 2008 at 5:23pm CST	

	То	From	Date	URL
362.			November 12, 2008 at 6:37pm CST	
363.			November 3, 2008 at 5:06pm CST	
364.			October 30, 2008 at 1:31am CDT	
365.			October 22, 2008 at 6:34pm CDT	
366.			October 16, 2008 at 8:14pm CDT	
367.			October 15, 2008 at 9:10pm CDT	
368.			October 10, 2008 at 3:41am CDT	
369.			September 24, 2008 at 6:47pm CDT	

	То	From	Date	URL
370.			September 17, 2008 at 8:12pm CDT	
371.			September 9, 2008 at 5:19pm CDT	
372.			September 9, 2008 at 5:15pm CDT	
373.			August 14, 2008 at 1:21am CDT	
374.			June 25, 2008 at 1:47pm CDT	
375.			May 28, 2008 at 6:54pm CDT	
376.			May 13, 2008 at 6:23pm CDT	
377.			May 11, 2008 at 1:23am CDT	

	То	From	Date	URL
378.			May 8, 2008 at 10:54pm CDT	
379.			April 23, 2008 at 9:55am CDT	
380.	-		April 18, 2008 at 1:55pm CDT	
381.	-		April 12, 2008 at 6:51pm CDT	
382.			April 8, 2008 at 5:01pm CDT	
383.			April 4, 2008 at 8:50pm CDT	

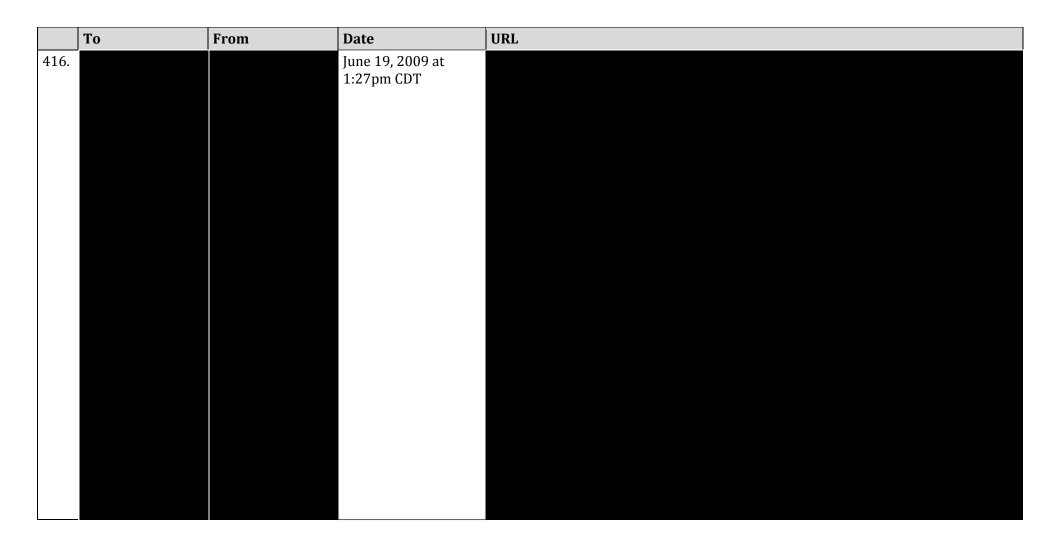
	То	From	Date	URL
384.			September 21, 2010 at 8:30pm CDT	
385.			June 9, 2011 at 11:38am CDT	
386.			June 9, 2009 at 11:58am CDT	
387.			April 15, 2009 at 2:09pm CDT	
388.			May 25, 2011 at 8:08pm CDT	
389.			May 18, 2011 at 3:23pm CDT	

	То	From	Date	URL
390.			June 7, 2011 at 2:58pm CDT	
391.			June 8, 2011 at 3:09pm CDT	
392.			July 18, 2011 at 2:04pm CDT	
393.			August 2, 2011 at 3:46pm CDT	
394.			May 5, 2009 at 3:29pm CDT	
395.			April 23, 2008 at 11:06am CDT	
396.			November 14, 2007 at 6:36pm CST	

	То	From	Date	URL
397.			July 18, 2008 at 4:29pm CDT	
398.			December 9, 2010 at 9:48pm CST	
399.			September 27, 2011 at 4:11pm CDT	
400.			August 22, 2011 at 7:54am CDT	
401.			July 28, 2011 at 8:35am CDT	
402.			June 29, 2011 at 6:06pm CDT	
403.			May 30, 2011 at 3:57pm CDT	
404.			January 24, 2011 at 4:30pm CST	
405.			October 18, 2009 at 2:25am CDT	
406.			October 5, 2009 at 8:38pm CDT	
407.			July 29, 2009 at 10:03pm CDT	

	То	From	Date	URL
408.			September 14, 2011 at 12:26pm CDT	
409.			September 7, 2011 at 10:22am CDT	
410.			July 27, 2011 at 1:17pm CDT	
411.			July 17, 2011 at 6:52pm CDT	
412.	-		May 31, 2011 at 5:57pm CDT	
413.			January 26, 2011 at 2:36pm CST	
414.			January 23, 2011 at 8:46am CST	

	То	From	Date	URL
415.			June 24, 2009 at 1:57am CDT	
			1:57am CDT	



	То	From		URL
417.			June 9, 2009 at 2:24pm CDT	
			2:24pm CD1	

	То	From	Date	URL
418.			June 5, 2009 at 11:35am CDT	
			11:55aiii CD1	
419.			June 3, 2009 at 3:32pm CDT	
			3:32pm CDT	

	То	From	Date	URL
420.			May 28, 2009 at 4:59pm CDT	

	То	From	Date	URL	
421.			May 27, 2009 at 10:21am CDT		
			10:21am CD1		

	То	From	Date	URL
422.			May 27, 2009 at 10:12am CDT	
			10:12aiii CD1	

	То	From	Date	URL
423			May 2, 2011 at 5:16pm CDT	
424			April 14, 2011 at 11:54am CDT	
	_			
425			April 12, 2011 at 8:40am CDT	

	То	From	Date	URL
426.			April 4, 2011 at 1:28pm CDT	
427.			March 9, 2011 at 2:05pm CST	
428.			March 8, 2011 at 8:07pm CST	

	То	From	Date	URL
429.			September 15, 2010 at 9:42am CDT	
430.			September 16, 2009 at 10:42am CDT	
431.			September 1, 2009 at 5:19pm CDT	

	То	From	Date	URL
432.			July 9, 2009 at 10:43am CDT	
433.			June 18, 2009 at 8:56pm CDT	
434.			September 2, 2008 at 10:42am CDT	
435.	-		May 7, 2011 at 8:50pm CDT	
436.			April 29, 2011 at 11:03pm CDT	
437.			February 24, 2009 at 4:06am CST	
438.			January 21, 2009 at 3:06am CST	

	То	From	Date	URL
439.			January 12, 2009 at 12:10pm CST	
440.			December 13, 2008 at 1:45am CST	
441.			September 29, 2008 at 7:18am CDT	
442.			August 26, 2008 at 6:21am CDT	
443.			July 23, 2008 at 7:39am CDT	
444.			June 23, 2008 at 6:22am CDT	
445.			September 14, 2010 at 11:32pm CDT	

	То	From	Date	URL
446.			November 18, 2010 at 2:39pm CST	
447.			May 21, 2009 at 2:33pm CDT	
448.			July 13, 2011 at 9:01am CDT	
449.			October 22, 2009 at 3:27pm CDT	
450.			September 16, 2009 at 2:12pm CDT	
451.			April 22, 2009 at 4:21pm CDT	
452.			April 4, 2009 at 5:24pm CDT	
453.			April 2, 2009 at 2:14pm CDT	

	То	From	Date	URL
454.			February 19, 2009 at 5:17pm CST	
455.			February 12, 2009 at 12:44am CST	
456.			June 20, 2011 at 9:47am CDT	
457.			November 22, 2010 at 7:35am CST	
458.			September 27, 2010 at 8:35pm CDT	
459.			June 16, 2009 at 7:45pm CDT	
460.			September 21, 2010 at 7:12pm CDT	
461.			March 5, 2009 at 8:37pm CST	
462.			February 16, 2009 at 4:15pm CST	

	То	From	Date	URL
463.			January 20, 2009 at 10:47am CST	
464.			December 9, 2008 at 10:39am CST	
465.			December 4, 2008 at 10:07am CST	
466.			October 27, 2008 at 10:48am CDT	
467.			October 6, 2008 at 1:07pm CDT	

	То	From	Date	URL
468.	То	From	October 1, 2008 at 4:29pm CDT	URL
469.			April 4, 2011 at 10:18pm CDT	
470.			October 29, 2010 at 10:48pm CDT	
471.			September 28, 2010 at 12:55pm CDT	

	То	From	Date	URL
472.			August 23, 2011 at 9:44pm CDT	
473.			August 22, 2011 at 8:46pm CDT	
474.			January 11, 2011 at 10:39pm CST	
475.			December 10, 2010 at 5:31pm CST	
476.			January 9, 2011 at 8:08pm CST	
477.			November 4, 2009 at 4:29pm CST	

	То	From	Date	URL
478.			September 25, 2009 at 1:28pm CDT	
479.			September 14, 2009 at 2:39pm CDT	
480.			September 9, 2009 at 2:41pm CDT	
481.			March 20, 2009 at 12:23pm CDT	

	То	From	Date	URL
482.			February 24, 2009 at 10:33am CST	
483.			February 18, 2009 at 10:00am CST	
484.			October 23, 2008 at 11:58am CDT	
485.			October 23, 2008 at 11:52am CDT	

	То	From	Date	URL
486.			October 13, 2008 at 10:09am CDT	
487.			October 10, 2008 at 12:44pm CDT	
488.			October 3, 2008 at 1:27pm CDT	
489.			August 7, 2009 at 12:49pm CDT	
490.			August 26, 2009 at 5:07pm CDT	

	То	From	Date	URL
491.			August 25, 2009 at 4:30pm CDT	
492.			August 13, 2009 at 3:16pm CDT	
493.	-		September 30, 2010 at 3:33pm CDT	
494.			September 7, 2010 at 7:14pm CDT	
495.			July 1, 2011 at 12:03am CDT	
496.			June 10, 2011 at 5:00am CDT	
497.			June 10, 2011 at 1:25 am CDT	

	То	From	Date	URL
498.			May 25, 2011 at 1:06am CDT	
499.			May 18, 2011 at 12:05am CDT	
500.			May 13, 2011 at 8:43pm CDT	
501.			May 13, 2011 at 2:37am CDT	
502.			May 12, 2011 at 4:00pm CDT	
503.			May 7, 2011 at 11:10am CDT	
504.			May 1, 2011 at 1:07am CDT	

	То	From	Date	URL
505.			April 29, 2011 at 9:10pm CDT	
506.			April 28, 2011 at 8:49pm CDT	
507.			April 27, 2011 at 6:30pm CDT	
508.			April 27, 2011 at 1:06am CDT	
509.			April 25, 2011 at 9:48pm CDT	

	То	From	Date	URL
510.			April 23, 2011 at 12:23am CDT	
511.			April 14, 2011 at 1:37pm CDT	
512.			April 13, 2011 at 11:30am CDT	
513.			April 6, 2011 at 10:36pm CDT	
514.			March 31, 2011 at 8:10pm CDT	
515.			March 29, 2011 at 11:03pm CDT	
516.			March 28, 2011 at 11:50am CDT	
517.			March 27, 2011 at 2:12pm CDT	
518.			March 26, 2011 at 10:39pm CDT	
519.			March 23, 2011 at 4:43pm CDT	

	То	From	Date	URL
520.			March 18, 2011 at 12:59am CDT	
521.			March 15, 2011 at 11:37am CDT	
522.			March 14, 2011 at 1:04pm CDT	
523.			March 13, 2011 at 11:31am CDT	
524.			March 12, 2011 at 12:57pm CST	
525.			March 9, 2011 at 12:39am CST	
526.			March 5, 2011 at 9:37pm CST	
527.			March 2, 2011 at 12:00am CST	
528.			February 26, 2011 at 2:29pm CST	
529.			February 22, 2011 at 11:09pm CST	
530.			February 18, 2011 at 1:06pm CST	

	То	From	Date	URL
531.			February 17, 2011 at 11:41am CST	
532.			February 16, 2011 at 10:00pm CST	
533.			February 16, 2011 at 11:54am CST	
534.			February 12, 2011 at 1:43pm CST	
535.			February 10, 2011 at 7:36pm CST	
536.			February 9, 2011 at 4:16pm CST	
537.			February 9, 2011 at 12:49am CST	
538.			February 8, 2011 at 7:07pm CST	
539.			February 7, 2011 at 3:33pm CST	
540.			February 7, 2011 at 9:48am CST	
541.			February 5, 2011 at 9:40am CST	

	То	From	Date	URL
542.			February 2, 2011 at 1:47pm CST	
543.			January 30, 2011 at 7:05pm CST	
544.			January 29, 2011 at 7:57pm CST	
545.			January 27, 2011 at 12:14pm CST	
546.			January 26, 2011 at 7:58pm CST	
547.			January 26, 2011 at 1:25pm CST	
548.			January 19, 2011 at 8:46pm CST	

	То	From	Date	URL
549.			January 19, 2011 at 1:37pm CST	
550.			January 18, 2011 at 8:49pm CST	
551.			January 12, 2011 at 6:02pm CST	
552.			January 11, 2011 at 10:04am CST	
553.			January 6, 2011 at 8:10pm CST	
554.			January 6, 2011 at 4:53pm CST	
555.			January 5, 2011 at 8:39am CST	
556.			January 2, 2011 at 5:50pm CST	
557.			January 1, 2011 at 10:20pm CST	
558.			December 29, 2010 at 7:42pm CST	

	То	From	Date	URL
559.			December 23, 2010 at 11:05pm CST	
560.			December 22, 2010 at 1:26pm CST	
561.			December 19, 2010 at 6:20pm CST	
562.			December 18, 2010 at 10:20pm CST	
563.			December 15, 2010 at 5:46pm CST	
564.			December 14, 2010 at 12:29pm CST	

	То	From	Date	URL
565.			December 13, 2010 at 2:21pm CST	
566.			December 9, 2010 at 1:54am CST	
567.			December 8, 2010 at 8:24pm CST	
568.			December 8, 2010 at 7:08pm CST	

	То	From	Date	URL
569.			November 28, 2010 at 10:31pm CST	
570.			November 27, 2010 at 1:45pm CST	
571.			November 27, 2010 at 1:00pm CST	
572.			November 24, 2010 at 1:17pm CST	
573.			November 24, 2010 at 1:17pm CST	
574.			November 19, 2010 at 12:17pm CST	

	То	From	Date	URL
575.			November 18, 2010 at 10:31pm CST	
576.			November 18, 2010 at 9:18pm CST	
577.			November 15, 2010 at 4:04pm CST	
578.			November 15, 2010 at 1:13am CST	
579.			November 14, 2010 at 12:25pm CST	
580.			November 13, 2010 at 6:16pm CST	
581.			November 12, 2010 at 12:39am CST	
582.			November 11, 2010 at 2:06pm CST	
583.			November 10, 2010 at 9:09pm CST	
584.			November 9, 2010 at 11:25pm CST	
585.			November 9, 2010 at 1:15pm CST	

	То	From	Date	URL
586.			November 8, 2010 at 8:27pm CST	
587.			November 5, 2010 at 2:13pm CDT	
588.			October 29, 2010 at 4:07pm CDT	
589.			October 29, 2010 at 1:50pm CDT	
590.			October 28, 2010 at 6:31pm CDT	
591.			October 28, 2010 at 12:54am CDT	
592.			October 20, 2010 at 1:01pm CDT	
593.			March 21, 2011 at 12:33pm CDT	
594.			March 20, 2011 at 11:18am CDT	

	То	From	Date	URL
595.			May 7, 2009 at 7:39am CDT	
596.			October 1, 2009 at 3:05pm CDT	
597.			May 4, 2011 at 11:31am CDT	
598.			November 1, 2010 at 2:13pm CDT	
599.			September 16, 2010 at 9:28am CDT	
600.			March 27, 2011 at 11:19am CDT	
601.			March 21, 2011 at 9:37am CDT	
602.			March 14, 2011 at 10:29am CDT	
603.			February 16, 2011 at 10:49pm CST	
604.			November 28, 2010 at 8:28pm CST	
605.			October 20, 2010 at 1:39pm CDT	

	То	From	Date	URL
606.			October 11, 2010 at 11:17am CDT	
607.			September 20, 2010 at 11:54am CDT	
608.			September 15, 2010 at 9:47am CDT	
609.			September 14, 2010 at 10:28pm CDT	
610.			August 13, 2011 at 1:54pm CDT	
611.			July 5, 2011 at 6:33pm CDT	
612.			May 11, 2011 at 7:01am CDT	
613.			May 10, 2011 at 10:56am CDT	
614.			July 28, 2009 at 3:41pm CDT	
615.			April 9, 2008 at 10:07am CDT	

	То	From	Date	URL
616.			January 19, 2011 at 6:48pm CST	
617.			January 10, 2011 at 12:41pm CST	
618.			December 13, 2010 at 9:45am CST	
619.			September 15, 2009 at 4:05pm CDT	
620.			February 24, 2009 at 5:26pm CST	

	То	From	Date	URL
621.			February 2, 2009 at 1:08pm CST	
622.			December 12, 2008 at 2:57pm CST	
623.			October 31, 2008 at 9:53am CDT	
624.			October 6, 2008 at 1:22pm CDT	
625.			September 29, 2008 at 1:03am CDT	

	То	From	Date	URL
626.			September 25, 2008 at 9:50pm CDT	
627.			August 15, 2008 at 11:26am CDT	
628.			July 25, 2008 at 11:19am CDT	
629.			May 26, 2008 at 3:55pm CDT	
630.			March 27, 2008 at 9:58am CDT	

	То	From	Date	URL
631.			March 23, 2008 at 12:18pm CDT	
			12:10piii CD1	
632.			August 11, 2009 at	
			August 11, 2009 at 9:45pm CDT	
(22			August 11 2000 -4	
633.			August 11, 2009 at 9:43pm CDT	

	То	From	Date	URL
634.			June 30, 2009 at 9:34am CDT	
635.			December 9, 2008 at 8:54pm CST	
636.			November 3, 2008 at 4:48pm CST	
637.			June 16, 2009 at 3:26pm CDT	
638.			May 20, 2009 at 2:59pm CDT	
639.			October 24, 2008 at 1:54pm CDT	

	То	From	Date	URL
640.			October 21, 2009 at 4:14pm CDT	
641.			August 18, 2009 at 5:14pm CDT	
642.			July 13, 2009 at 3:31pm CDT	

	То	From	Date	URL
643.			June 4, 2009 at 8:36am CDT	
644.			June 1, 2009 at 8:21am CDT	
645.			May 30, 2009 at 12:02pm CDT	

	То	From	Date	URL
646.			May 29, 2009 at 12:52pm CDT	
647.			May 25, 2009 at 7:23pm CDT	
648.			May 22, 2009 at 11:29am CDT	

		То	From		URL
64	19.			May 21, 2009 at 10:49am CDT	
65	50.			May 19, 2009 at 3:03pm CDT	
65	51.			May 14, 2009 at 3:49pm CDT	

	То	From	Date	URL
652.			May 8, 2009 at 10:51am CDT	
653.			May 6, 2009 at 10:38am CDT	
654.			May 2, 2009 at 4:47pm CDT	

	То	From	Date	URL
655.			April 30, 2009 at 1:43pm CDT	
656.			April 29, 2009 at 11:06am CDT	
657.			April 22, 2009 at 4:38pm CDT	

	То	From	Date	URL
658.			April 21, 2009 at 8:38am CDT	
659.			April 17, 2009 at 1:40pm CDT	
660.			April 16, 2009 at 4:38pm CDT	

	То	From	Date	URL
661.			April 15, 2009 at 2:18pm CDT	
662.			April 14, 2009 at 2:27pm CDT	
663.			April 13, 2009 at 11:36am CDT	

	То	From	Date	URL
664.			April 13, 2009 at 7:58am CDT	
665.			April 7, 2009 at 9:36am CDT	
666.			April 2, 2009 at 10:23am CDT	

	То	From	Date	URL
667.			March 24, 2009 at 4:14pm CDT	
668.			March 24, 2009 at 3:13pm CDT	
669.			February 9, 2009 at 10:48am CST	
670.			August 31, 2009 at 3:09pm CDT	

	То	From	Date	URL
671.			April 21, 2009 at 9:14am CDT	
672.			October 29, 2010 at 9:41pm CDT	
673.			February 23, 2009 at 7:13pm CST	
674.			January 26, 2009 at 7:06pm CST	
675.			December 3, 2008 at 2:28pm CST	

	То	From	Date	URL
676.			November 24, 2008 at 5:58pm CST	
677.			November 13, 2008 at 1:35pm CST	
678.			November 6, 2008 at 7:16pm CST	
679.			October 21, 2008 at 2:40pm CDT	
680.			July 18, 2008 at 2:23pm CDT	

	То	From	Date	URL
681.			May 8, 2008 at 5:43pm CDT	
682.			April 23, 2008 at 2:55pm CDT	
683.			April 4, 2011 at 7:48pm CDT	
684.			March 29, 2011 at 9:31pm CDT	
685.			July 19, 2011 at 12:12pm CDT	
686.			April 26, 2011 at 10:36am CDT	
687.			December 28, 2010 at 8:28pm CST	

	То	From	Date	URL
688.			September 24, 2010 at 9:06am CDT	
689.			September 21, 2010 at 1:16pm CDT	
690.			May 10, 2009 at 9:47am CDT	
691.			April 30, 2009 at 1:28pm CDT	
692.			April 1, 2009 at 11:32am CDT	

	То	From	Date	URL
693.			March 16, 2009 at 9:34am CDT	
694.			February 4, 2009 at 9:26am CST	
695.			November 19, 2008 at 9:44am CST	
696.			November 7, 2008 at 9:28am CST	
697.			October 16, 2008 at 9:17am CDT	

	То	From	Date	URL
698.			October 15, 2008 at 10:52am CDT	
699.			May 29, 2008 at 2:31pm CDT	
700.			December 11, 2007 at 12:52pm CST	
701.			October 19, 2010 at 12:59pm CDT	
702.			September 28, 2010 at 1:49pm CDT	
703.			September 22, 2010 at 1:41pm CDT	
704.			June 27, 2011 at 5:36am CDT	
705.			November 19, 2010 at 9:41am CST	

	То	From	Date	URL
706.			January 13, 2011 at 1:22pm CST	
707.			January 13, 2011 at 1:15pm CST	
708.			September 14, 2009 at 9:57am CDT	
709.			September 3, 2009 at 4:28pm CDT	
710.			April 27, 2012 at 10:12am CDT	
711.			March 15, 2012 at 4:55pm CDT	
712.			March 12, 2012 at 10:20pm CDT	
713.			March 12, 2012 at 2:32pm CDT	
714.			March 17, 2012 at 10:10am CDT	
715.			February 23, 2011 at 2:13pm CST	
716.			October 27, 2009 at 6:09am CDT	

	То	From	Date	URL
717.			September 16, 2010 at 10:25pm CDT	
718.			February 23, 2009 at 4:36pm CST	
719.			February 6, 2009 at 3:47pm CST	

	То	From	Date	URL
720.			January 16, 2009 at 6:16pm CST	
721.			January 6, 2009 at 1:12pm CST	
722.			November 20, 2008 at 6:06pm CST	

	То	From	Date	URL
723.			November 3, 2008 at 12:00am CST	
724.	-		October 28, 2008 at 10:42pm CDT	
705	-		g l	
725.			September 29, 2008 at 4:53pm CDT	

	То	From	Date	URL
726.			September 16, 2008 at 2:57pm CDT	
727.			July 23, 2008 at 11:56am CDT	
728.			June 9, 2008 at 5:56pm CDT	
729.			March 25, 2009 at 7:18am CDT	

	То	From	Date	URL
730.			February 20, 2009 at 2:16am CST	
731.			January 18, 2009 at 3:19pm CST	
732.			December 13, 2008 at 2:08am CST	
733.			November 15, 2008 at 3:38am CST	
734.			October 11, 2008 at 12:59am CDT	

	То	From	Date	URL
735.			September 4, 2008 at 4:39am CDT	
736.			July 31, 2008 at 8:23am CDT	
737.			June 23, 2008 at 6:48am CDT	
738.			July 12, 2011 at 10:23am CDT	
739.			September 16, 2009 at 11:19pm CDT	
740.			September 10, 2009 at 1:34pm CDT	
741.			August 29, 2009 at 5:30pm CDT	

	То	From	Date	URL
742.			August 22, 2009 at 3:26pm CDT	
743.			August 19, 2009 at 11:46pm CDT	
744.			May 12, 2009 at 5:29am CDT	
745.			April 22, 2009 at 7:44pm CDT	
746.			May 29, 2009 at 6:31pm CDT	
747.			March 4, 2009 at 5:36pm CST	

	То	From		URL
748.			January 2, 2009 at 5:05pm CST	
			5:05pm CST	

	То	From	Date	URL
749.			November 10, 2010 at 3:41pm CST	
750.			July 1, 2009 at 11:29am CDT	
751.			October 29, 2010 at 4:28pm CDT	
752.			April 12, 2011 at 12:11pm CDT	
753.			March 23, 2011 at 11:50am CDT	
754.			February 4, 2011 at 11:23am CST	
755.			February 4, 2011 at 11:23am CST	
756.			September 8, 2011 at 5:14am CDT	
757.			July 20, 2011 at 10:13am CDT	

	To	From	Date	URL
758			October 27, 2008 at 8:04pm CDT	
759			February 16, 2011 at 3:12pm CST	
760			October 29, 2009 at 3:51pm CDT	
761			February 23, 2009 at 4:39pm CST	
762			January 16, 2009 at 6:17pm CST	

	To	From	Date	URL
763.			January 6, 2009 at 1:01pm CST	
764.			December 18, 2008 at 7:04pm CST	
765.			November 19, 2008 at 3:23pm CST	

	То	From	Date	URL
766.			November 3, 2008 at 12:06am CST	
767.			October 29, 2008 at 7:14am CDT	
768.			July 23, 2008 at 11:54am CDT	

	То	From	Date	URL
769.			June 9, 2008 at 5:58pm CDT	
770.			April 7, 2008 at 2:52pm CDT	
771.			March 16, 2011 at 11:34am CDT	
772.			February 2, 2011 at 9:38am CST	
773.			October 23, 2009 at 4:45pm CDT	

	То	From	Date	URL
774.			June 30, 2011 at 1:15am CDT	
775.			June 15, 2011 at 12:16am CDT	
776.			May 28, 2011 at 12:47pm CDT	
777.			March 2, 2011 at 4:14pm CST	

	То	From	Date	URL
778.			February 25, 2011 at 10:55am CST	
779.			February 8, 2011 at 10:08pm CST	
780.			September 25, 2009 at 11:10am CDT	

	То	From	Date	URL
781.			September 16, 2009 at 3:53pm CDT	
782.			August 13, 2009 at 1:53pm CDT	
783.			August 10, 2009 at 2:15pm CDT	

	То	From	Date	URL
784.			July 18, 2009 at 9:40am CDT	
785.			July 10, 2009 at 7:26pm CDT	
786.			July 6, 2009 at 12:27pm CDT	

	То	From	Date	URL
787.			June 17, 2009 at 10:39am CDT	
			10:59aiii CD1	
788.	-		October 22, 2009 at 2:43pm CDT	
789.			September 24, 2009 at	
			9:45am CDT	
790.	-		August 20, 2009 at	
			11:47am CDT	
791.			February 18, 2009 at	
			12:56am CST	
792.			June 22, 2009 at	
			11:07pm CDT	
793.			April 25, 2009 at	
			3:46pm CDT	

	То	From	Date	URL
794.			April 10, 2009 at 5:54pm CDT	
795.			October 22, 2009 at 11:45am CDT	
796.			July 23, 2008 at 11:52am CDT	
797.			June 2, 2011 at 12:25pm CDT	
798.			December 3, 2010 at 1:29pm CST	

	То	From	Date	URL
799.			September 21, 2010	
			at 2:59pm CDT	
000			0 . 1 . 04 0000 .	
800.			October 24, 2009 at 2:07pm CDT	
			2.07 pm GD 1	
801.			August 14, 2009 at	
001			1:18pm CDT	
802.			July 30, 2011 at	
803.			7:40pm CDT January 29, 2011 at	
0001			8:45am CST	
804.			May 11, 2011 at	
			8:09pm CDT	
805.			May 11, 2011 at	
			8:09pm CDT	
006			A 1140 2044 :	
806.			April 19, 2011 at 12:33pm CDT	
807.			April 10, 2011 at	
			7:11pm CDT	
808.			March 4, 2011 at	
			3:05pm CST	

	То	From	Date	URL
809			January 1, 2009 at	
			8:42am CST	