

EXHIBIT 11

EXHIBIT 11

Max Kelly - March 1, 2006
Connectu LLC v. Mark Zuckerberg, et al

Page 177

1 you know.

2 A. Dustin Moskovitz.

3 BY MS. ESQUENET:

2:44P

4 Q. I want to go back to the 3701 device, the
5 Zuckerberg hard drive. Can you describe the chain of
6 custody?

7 MR. GUY: The 371-01 device.

8 MS. ESQUENET: Did I misstate that?

9 MR. GUY: You said the 3701 device.

10 BY MS. ESQUENET:

11 Q. I would like to discuss the 371-01
12 device, the Zuckerberg hard drive.

13 I want to confirm that I understand the
14 chain of custody.

15 It was given to Mr. Hamman by
16 Mr. Zuckerberg in August 2005, is that correct?

17 A. It was -- Mr. Zuckerberg stopped using it
18 in late July of 2005.

19 It was placed into IT storage, which
20 Mr. Hamman was responsible for, and then he
21 subsequently retrieved the machine from storage and
22 gave to counsel.

Max Kelly - March 1, 2006
Connectu LLC v. Mark Zuckerberg, et al

Page 178

1 Q. Mr. Hamman retrieved it?

2 A. Yes.

3 Q. That was in August of 2005?

4 MR. GUY: Objection, vague.

5 A. August or September.

2:45P

6 BY MS. ESQUENET:

7 Q. Just so that we have a clear record,

8 August of 2005 Mr. Hamman obtained the device from

9 storage and turned it over to counsel?

10 A. Yes.

11 MR. GUY: Objection, mischaracterizes his

12 testimony.

13 BY MS. ESQUENET:

14 Q. Do you believe that was accurate, my

15 summary was an accurate description of your testimony?

16 A. The information I received from him is

17 that.

18 Q. Him who?

19 A. From Mr. Hamman, was Mr. Zuckerberg

20 stopped using the laptop in late July, the laptop went

21 into IT storage, and he retrieved it in August or

22 September 05, and it was subsequently given to

Max Kelly - March 1, 2006
Connectu LLC v. Mark Zuckerberg, et al

Page 179

1 counsel.

2 Q. Do you know when it was given to counsel?

3 A. I do not.

4 Q. Why did Mr. Hamman retrieve the device
5 from storage?

6 MR. GUY: Again, object to the extent it 2:47P
7 calls for attorney-client communication.

8 He's already testified about what he did
9 do, and to the extent that if you can't answer apart
10 from attorney-client communication, please so state.

11 A. I can't answer outside of privilege.

12 BY MS. ESQUENET:

13 Q. What exactly is IT storage?

14 A. Where the IT resources of Facebook are
15 stored. It's some cabinets.

16 Q. Was this Mr. Zuckerberg's personal
17 computer or a Facebook computer?

18 MR. GUY: Objection, calls for
19 speculation. Answer if you know.

20 A. I don't know.

21 BY MS. ESQUENET:

22 Q. How would you find out if you wanted to

EXHIBIT F