WESTERN DISTRICT OF NEW YORK	
	X
PAUL D. CEGLIA,	
Plaintiff,	
v.	: Civil Action No. 1:10-cv-00569- : RJA
MARK ELLIOT ZUCKERBERG and FACEBOOK, INC.,	:
Defendants.	: x

DECLARATION OF LARRY F. STEWART

I, Larry F. Stewart, submit this Declaration in in opposition to Defendants' Cross-motion to Compel (Cross-motion to Compel), and hereby declare:

- 1. I am an expert in the area of forensic science. I hereby incorporate by reference my resume and qualifications, a true and correct copy of which is attached hereto as Exhibit A.
- 2. On July 19, 2011, Defendants' experts Albert Lyter III and Gerald LaPorte took various samples of ink, toner, and paper from the Work-for-Hire Contract (WFHC) and the
- 3. On July 25, 2011, Erich Speckin and I took samples of ink, toner, and paper from the WFHC and the
- 4. True and correct copies of pages 1 and 2 of the WFHC post-sampling are attached hereto as Exhibit B.
- 5. In my professional opinion, additional sampling of the interlineation on page 1 of the WFHC, the initials on page 1 of the WFHC, the signatures on page 2 of the WFHC, or any of the above will compromise the physical integrity of the contract.

6.	True and correct copies of pages 1-6 o	f the post-sampling are attached
hereto as Exh	nibit C.	
7.	In my professional opinion, additional	sampling of the
the	, the	, the
, or any of the above will compromise the physical integrity of the contract.		
I hereby certify and declare under penalty of perjury that the foregoing is true and accurate.		
DATED: lugust 9	9, 2011	M

Larry F. Stewart