

(4) Directing Ceglia to comply with the provision of the Court's August 18 Order requiring him to provide a supplemental declaration detailing what happened to the items he claims to have "lost" and his efforts to locate them;

(5) Compelling the production of all files in their native format, pursuant to the Court's August 18 Order;

(6) Overruling Ceglia's plainly improper privilege designations and compelling the production of all documents listed on his privilege logs;

(7) Compelling Ceglia to request the relevant webmail providers to release all account access logs, usage logs, and registration records, as well as any preserved copies of the accounts, to Stroz Friedberg pursuant to Plaintiff's consent and the Electronic Asset Inspection Protocol;

(8) Authorizing Defendants to issue subpoenas to relevant webmail providers and compelling Ceglia to consent to disclosure by those providers, to the extent the providers so require; and

(9) Awarding Defendants their reasonable attorneys' fees and all other relief to which they may be entitled.

PLEASE TAKE FURTHER NOTICE that, pursuant to Local Civil Rule of Procedure 7 of this Court, Defendants request oral argument and state their intention to file and serve reply papers.

Dated: New York, New York
October 14, 2011

Respectfully submitted,

/s/ Orin Snyder

Orin Snyder
Alexander H. Southwell
GIBSON, DUNN & CRUTCHER LLP
200 Park Avenue, 47th Floor
New York, NY 10166-0193
(212) 351-4000

Thomas H. Dupree, Jr.
GIBSON, DUNN & CRUTCHER LLP
1050 Connecticut Avenue, NW
Washington, DC 20036
(202) 955-8500

Terrance P. Flynn
HARRIS BEACH PLLC
726 Exchange Street
Suite 1000
Buffalo, NY 14210
(716) 200-5120

Attorneys for Defendants Mark Zuckerberg and Facebook, Inc.