UNITED STATES DISTRICT COURT WESTERN DISTRICT OF NEW YORK

PAUL D. CEGLIA,

Civil Action No.: 1:10-cv-00569-RJA

Plaintiff,

DECLARATION
OF CARMINE CEGLIA

v.

MARK ELLIOT ZUCKERBERG, Individually, and FACEBOOK, INC.

Defendants.

DECLARANT, submits this declaration and hereby declares under penalty of perjury and pursuant to 28 U.S.C. 1746 and under the laws of the United States that the following is true and correct:

- 1. I make this declaration upon personal knowledge.
- 2. I purchased the HP Pavilion computer that was provided to the experts in this case.
- 3. I understand that this computer had a Seagate hard drive.
- 4. I bought this computer in New York State.
- 5. This computer was never transported out of New York State.
- 6. The computer was unplugged for more than two years before I turned it on before providing it to the experts in this case.
- 7. I turned the computer on to check out which computer it was to determine if it was my old computer or not and removed the hard drive for forensic testing by

the experts in this case.

- 8. My son, Paul Ceglia, never used the computer.
- In 2003-2004 timeframe, I used my adelphia email address and adelphia account email password as my username and password for any accounts that I registered for.
- 10. During 2003 and 2004 I had an account with StreetFax.
- I used my adelphia email address and adelphia account email password as my username and password for that account.
- 12. I am aware that my son, Paul Ceglia, frequently weatherized his house in Wellsville, NY when he lived in other places in and out of the country. That weatherization was often done poorly.
- 13. I was regularly at his house when he was not living there, repairing damage caused by freezing temperatures and frozen pipes.

I hereby declare under penalty of perjury and pursuant to 28 U.S.C. 1746 and under the laws of the United States that the following is true and correct:

DATED: June 4, 2012.

Carmine Ceglia