Harris v. Blockbuster Inc Doc. 41 Att. 5

Case5:08-cv-03845-RS Document22 Filed01/22/09 Page1 of 3

1 Shawn Hanson (State Bar No. 109321) shanson@jonesday.com 2 JONES DAY 555 California Street, 26th Floor 3 San Francisco, CA 94104 (415) 626-3939 Telephone: 4 Facsimile: (415) 875-5700 5 Attorneys for Defendant HOTWIRE, INC. 6 [Counsel for Defendants Continued on Signature Page] 7 8 UNITED STATES DISTRICT COURT 9 NORTHERN DISTRICT OF CALIFORNIA 10 SAN JOSE DIVISION 11 12 SEAN LANE, et al., Case No. C 08-03845 RS 13 Plaintiffs, JOINT STIPULATION AND [PROPOSED] ORDER RE PROCEEDING BEFORE JUDGE 14 v. SEEBORG AND REMOVING 15 FACEBOOK, INC., et al., MOTION TO DISMISS FROM COURT CALENDAR 16 Defendants. **Richard Seeborg** Judge: 17 18 Plaintiffs and Defendants, by and through their undersigned counsel, hereby stipulate and 19 agree, subject to the approval of the Court, as follows: 20 1. Further to the call with the Court on December 17, 2008, all parties stipulate that 21 they consent to proceeding before United States Magistrate Judge Richard Seeborg in the above-22 captioned proceedings for all purposes. 23 2. Moving party Facebook, Inc. requests that the Court take off calendar the pending 24 motion to dismiss the complaint, filed October 10, 2008, and schedule a status conference for 25 early March 2009. 26 27 28 JOINT STIP. & PROP. ORD. RE PROCEEDING BEFORE JUDGE SEEBORG & REMOVING MTN.

TO DIS. FROM CALENDAR, C 08-03845 RS

Case5:08-cv-03845-RS Document22 Filed01/22/09 Page2 of 3 1 DATED: January 22, 2009 KAMBEREDELSON LLC 2 /s/ Scott A. Kamber 3 Alan Himmelfarb Scott A. Kamber (pro hac vice to be submitted) Attorneys for Plaintiffs 4 5 6 DATED: January 22, 2009 COOLEY GODWARD KRONISH LLP 7 By: /s/ Michael G. Rhodes Michael G. Rhodes 8 Attorneys for Facebook, Inc. 9 10 DATED: January 22, 2009 **JONES DAY** 11 12 By: /s/ Shawn Hanson Shawn Hanson 13 Attorneys for Defendant Hotwire, Inc. 14 VINSON & ELKINS LLP 15 DATED: January 9, 2009 16 By: /s/ Marc A. Fuller 17 Marc A. Fuller Attorneys for Defendant Blockbuster, Inc. 18 19 DATED: January 22, 2009 ZAPPOS.COM, INC. 20 21 By: /s/ Donna M. Herzing Donna M. Herzing 22 Attorneys for Defendant Zappos.com, Inc. 23 24 DATED: January 20, 2009 OVERSTOCK.COM, INC. 25 By: /s/ Jonathan E. Johnson III Jonathan E. Johnson III 26 Attorneys for Defendant Overstock.com, Inc. 27 28

- 2 -

JOINT STIP. & PROP. ORD. RE PROCEEDING BEFORE JUDGE SEEBORG & REMOVING MTN. TO DIS. FROM CALENDAR, C 08-03845 RS

Case5:08-cv-03845-RS Document22 Filed01/22/09 Page3 of 3 1 DATED: January 12, 2009 FANDANGO, INC. 2 By: /s/ Stacey Olliff 3 Stacey Olliff Attorneys for Defendant Fandango, Inc. 4 5 DATED: January 20, 2009 HAYES DAVIS BONINO ELLINGSON MCLAY & 6 SCOTT, LLP 7 By: /s/ Stephen P. Ellingson Stephen P. Ellingson 8 Attorneys for Defendant STA Travel, Inc. 9 10 DATED: January 20, 2009 SHEPPARD, MULLIN, RICHTER & HAMPTON 11 LLP 12 By: /s/ Kent R. Raygor Kent R. Raygor 13 Attorneys for Defendant Gamefly, Inc. 14 **ATTESTATION CERTIFICATE** 15 I, Shawn Hanson, hereby attest that I have on file all holograph signatures for any 16 signatures indicated by a "conformed" signature (/s/) within this efiled document. 17 18 DATED: January 22, 2009 JONES DAY 19 By: /s/ Shawn Hanson Shawn Hanson 20 Attorneys for Defendant Hotwire, Inc. 21 22 PURSUANT TO STIPULATION, IT IS SO ORDERED. 23 Dated: , 2009 24 The Honorable Richard Seeborg 25 Magistrate Judge of the United States District Court 26 27 SFI-601780v1 28 JOINT STIP. & PROP. ORD. RE PROCEEDING BEFORE JUDGE SEEBORG & REMOVING MTN. - 3 -

TO DIS. FROM CALENDAR, C 08-03845 RS