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6		
7		
8	UNITED STATES DISTRICT COURT	
9	SOUTHERN DISTRICT OF CALIFORNIA	
10		
11	LIBERTY MEDIA HOLDINGS LLC, A Corporation,	Case No. 11-CV0651 IEG JMA
12	Plaintiff,	DECLARATION OF DEFENDANT
13		CARY TABORA IN SUPPORT OF HIS MOTION TO DISMISS
14	V.	
15	CARY TABORA,	
16	Defendant.	
17		•
18	DECLARATION	
19		
20	1. I, Cary Tabora, declare as follows under penalty of perjury:	
21	2. I am Defendant in this case and have personal knowledge of the facts herein and could	
22	competently testify to their veracity.	
23	3. I am a graduate student and have resided in the State of New York, City of New York,	
24	for the past four years.	
25	4. After graduate school I intend to work and live in New York.	
26	5. I have never visited California and have had no meaningful contact with any entity	
27	there.	
28		

- 6. If necessary I intend to call as a witness in this case a Mr. Whetstone who, at all relevant times, was my roommate and has knowledge of material facts related to the case. He is also a resident of New York.
- 7. At no time before the commencement of this case did I have any idea that Liberty Media or Corbin Fisher had a principal place of business in San Diego.
- 8. At no time did I sign a contract or agree in any way to legal venue in San Diego.

I declare under penalty of perjury that the foregoing is true and correct. Executed on August 16, 2011.

ÉARY TABORA